

0096

BOX:

38

FOLDER:

446

DESCRIPTION:

Cleary, John

DATE:

05/31/81



446

0097

286

Counsel,
Filed 31 day of May 1881
Pleads

THE PEOPLE
vs.
John Cleary ^B

INDICTMENT.
FORGERY in the third Degree

DANIEL C ROLLINS,
BY BENJ. K. PHEEPS, ^{at} law

District Attorney.

A True Bill.

Mr. Palmer
June 20. 1881.
I find guilty
Pen Two years (2)

0098

Police Court—First District.

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

~~John~~ John Maloy Jr. Paying teller of the
Central National Bank ~~at City Street,~~
being duly sworn, deposes and says, that on the 21st
day of May 1881, at the City and County of
New York, John Cleary, the person now
present, did feloniously utter the check hereto
annexed, with the intent to cheat and defraud
the said Bank of the sum of Nine hundred
and fifty dollars. That on the said day, said
Cleary presented said check, at said Bank to
deponent for payment thereof and deponent
recognizing that the signature thereto was not
genuine refused payment thereon, Cleary thereupon
went out and escaped. Since his arrest
deponent has seen and recognized him and
charges the person now present (Cleary) as the
man who so presented said check

Sworn to before me this 24th day of May 1881
John Maloy Jr.
John A. Newell
Police Justice

City and County of New York ss

(Clarence) Clarence D. Newell of No 49 Leonard Street
being duly sworn says that he knows the
signature of E. W. Halbrook and Co and knows
that such signature to the check hereto annexed
is a forgery. That deponent is a member of said firm and
the forgery is an imitation of deponent's handwriting.
Sworn to before me this 24th day of May 1881
Clarence D. Newell
Police Justice

0099

COUNSEL FOR COMPLAINANT.

Name.....
Address.....

COUNSEL FOR DEFENDANT.

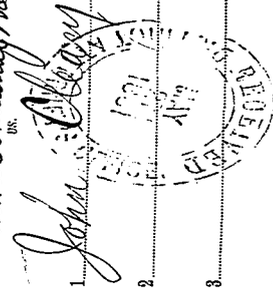
Name.....
Address.....

285
Police Court—First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Mabry
Central Station of Adams



William Clem
No. 1, by
Residence *228 W 38th St*

No. 2, by
Residence

No. 3, by
Residence

No. 4, by
Residence

No. 5, by
Residence

No. 6, by
Residence

Offence, *Chicago*

Dated *May 24* 1887

C. W. Hammond Magistrate
Inspector Rymur Slava Officers

E. H. No. 49 St. 49 Leonard St
Witnesses, *Chas. A. Newell*

49 Leonard St
John W. Donnelly

281 Yates Ave
Geo. Killin

Offense Charge number
1475 to answer

at Sessions,
Received in Dist. Atty's Office,

0100

G. M. Hallbrook & Co.

No. 9430

New York, May 21 1881

Central National Bank

Pay to the order of *currency*

Five hundred & fifty # Dollars

\$ 950 #

E. W. Hoebrocky

Oberly & Newell, Stationers, 132 Church St. N.Y.

0101

Form 10.

POLICE COURT-FIRST DISTRICT.

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

of No. John Malloy
Paying Ten Cent at Western Bank Street,
being duly sworn, deposes and says,
that on the 27th day of May 1886, at the City of New York,
in the County of New York.

Sworn to, this 27th day of May 1886
before me.

[Signature]
Police Justice.

John Cleary (now here)
did present the check
hereto annexed which
deponent knows to be a
forgery and did demand
payment therefrom from
deponent at said Bank
with felonious intent to
cheat & defraud said
Bank of the sum of
seven hundred & fifty
dollars John Malloy

0102

Form 10.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Maloney
vs
John Cleary

AFFIDAVIT

H. J. ...

Dated *May 23* 188*1*

J. ... Justice

Dr. ... Officer

Ex
May 24 4/10

0 103

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

John Cleary

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *twenty first* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *one* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing
of the kind commonly called a check

which said false, forged and counterfeited check
is as follows, that is to say:

No 9430 New York May 21. 1881
Central National Bank

Pay to the order of Currency
Nine hundred & fifty \$ Dollars

\$950\$

E. W. Holbrook ag

E. W. Holbrook ag

with intent to injure and defraud the "Central National
Bank" of the City of New York in the
County of New York aforesaid

and divers other persons; to the jurors aforesaid unknown
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity

0104

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

THAT the said

John Cleary

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

Central National Bank of the City of New York in the County of New York aforesaid and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *of the kind commonly called a check.*

which said last-mentioned false, forged and counterfeited *check* is as follows, that is to say :

E. W. Halbrook & Co

No 9430 New York May 21. 1881
Central National Bank
Pay to the order of Currency
Nine hundred & fifty \$ — Dollars
\$950# E. W. Halbrook ag

the said

John Cleary

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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. R. PHILLIPS~~, District Attorney.

0105

BOX:

38

FOLDER:

446

DESCRIPTION:

Cohen, Louis

DATE:

05/05/81



446

0106

WV
Filed 5 day of Jan 1882
Plends *Chubb*

457 No. St.

THE PEOPLE **B**
vs.
Louis Cohen

Assault and Battery.

Samuel G. Bowling
B. K. PHILLIPS
District Attorney.

A TRUE BILL.

W. F. Adams
Foreman.

Part Two - Feb 21, 1882
Tried and acquitted

off

0107

St. Vincent Hospital

Jan 2, 1911.

This is to certify that
Daniel O'Brien was ad-
mitted here Dec 31st 1910
suffering from a fracture
of the left leg.
W. A. Ogden M.D.
St. Vincent Hospital

P.S. Daniel O'Brien was
in any danger of death from
the injuries, he received.
His condition is good.
W. A. Ogden M.D.

0108

Form 105.

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

James M. Grath

of *the 14* Precinct Police.

being duly sworn, deposes and says, that
on the *31* day of *December* 18*7* at the City
of New York, in the County of New York, he arrested

Lewis Cohen now
here on the complaint of *Daniel O'Brien*
who charged said *Lewis* with
~~now in the state of~~ *having assaulted him*
and thrown him *violently* to the
ground by which he sustained
a fracture of the leg which
necessitated his removal to a hospital
where he now is and cannot attend
~~the~~ Court to make complaint
in violation of the Ordinances of the City.
That the *deponent*
man identified said *Cohen* in the
presence of deponent as the person
who so assaulted him. Wherefore deponent
asks that *Cohen* may be held to await
the result of said inquiry. *James M. Grath*

Sworn to this
before me,
James M. Grath
Police Justice.

0109

Form 105.

Police Office, Halls of Justice

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McGrath
14th Ward

vs.

Lewis Cohen

Dated

January 1 1891

Witness Joseph McGrath Justice.
263 William St

Witness Daniel A. Brien
70 Carter St

~~Barnett Cohen~~
Committed to Alms
the result of
& Mack



Examinations when
prisoner come from Hospital

Handwritten: Affidavit - McGrath
On oath of James McGrath

Bailed by
G. Cohen
6 1/2 Bascom

Substitute for above
Barnett Cohen
140 Essex St
\$500

0110

Form 11.

Police Court—First District, Halls of Justice.

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

of No. 18 Baxter Daniel O'Brien Street,

on 31 the 31 being duly sworn, deposes and says, that day of December

in the year 1880, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Louis Cohen

That said Cohen in front of deponent's residence rudely placed his hands on deponent's breast and violently pushed him, hurling deponent to an iron grating on the sidewalk, with such force as to cause a fracture without any justification on the part of the said assailant.

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

Sworn to before me, this 3 day of March 1880

Daniel O'Brien his Deputy

POLICE JUSTICE.

0111

Form 11.

Police Court, Halls of Justice.

THE PEOPLE. &c..
ON THE COMPLAINT OF

Daniel O'Brien

Louis Cohen

AFFIDAVIT—A. & B.

Dated *March 3* 188*1*

Wendell Justice.

James M. Guth Officer.

Witness *14*

.....
.....
.....
.....

S..... to Ans..... Sess.

Bailed by

No.

0112

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 *Louis Cohen*

late of the ~~First Ward~~ of the City of New York, in the County of New York, aforesaid
on the *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, in and upon the body of *Daniel O'Brien*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and ~~him~~ the said *Daniel O'Brien*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *Daniel O'Brien* and against the peace of the
People of the State of New York and their dignity.

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

0113

BOX:

38

FOLDER:

446

DESCRIPTION:

Collins, Anthony

DATE:

05/03/81



446

0114

Filed *21* day of *May* 188*7*

Pleas

*North City 2 in Degree
Order & Rec. St. Co.*

THE PEOPLE

vs.

Anthony C. Collins

*Copy
of
Bill
number
101*

DANIEL G. ROLLINS,
ATTORNEY AT LAW

District Attorney.

A True Bill.

W. Palmer
Foreman.

May 4, 1887
Shaded Copy of copy

W. G. C. New S. P.
W. G. C.

0115

Police Office, Fourth District.

City and County }
of New York, } ss.

Samuel J. Abrahall

of No. 206 East 30th Street, being duly sworn,
deposes and says, that the premises No. 206 East 30th
Street, 21 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a dwelling

were **BURGLARIOUSLY**
entered by means of forcing the fastening on
the vestibule window and then
opening the same

on the day of the 26 day of April 1881
and the following property feloniously taken, stolen and carried away, viz.:

one overcoat value thirty dollars
one black frock coat value twenty dollars
one vest value four dollars

all of the value of fifty four dollars

the property of Complainant
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 Anthony Collins (now present)

for the reasons following, to wit: From the fact that
deponent is informed by his wife
Mrs. Abrahall that she saw
Anthony Collins and another
man unknown to her standing
in front of the house, and
shortly afterwards she heard the
murder fall, and went down

0116

stairs missed the clothing that was on a chair and near the window. and saw them going down the street with a bundle saw the bundle dropped on the sidewalk and the property found in said bundle Depewent identified as his property, and which was taken from his possession on the 26th inst

Samuel Abraham

Sworn to before me this 29 day of April 1881

~~Wm. J. Morrison~~
John J. Morrison

State of New York
City and County of New York

Ann Abraham

residing at No 206 East 30th Street being sworn says that on Tuesday April 26 Depewent noticed Anthony Collins (now present) and another man unknown to Depewent standing in front of her house shortly afterwards heard a rixiden fall, went to the pavement and found that the clothing belonging to her husband and which was on a chair standing near the window was missing went to the street saw Collins and another man walking down the street saw them run and drop a bundle which contained clothing and all of which clothing her office has been fully identified by Samuel Abraham as his property

Ann Abraham

Sworn to before me this 29 day of April 1881

Wm. J. Morrison
John J. Morrison

0117

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Anthony Collins 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. *Anthony Collins*

Question. How old are you?

Answer. *Twenty four*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *33 1/2 East 34 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. *I have nothing to say*

Anthony E. Collins

John J. [Signature]
Justice of the Peace
1871

0118

21

Police Court—Fourth District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Samuel A. Chabert
306 E 30th St
vs

Anthony Collins

Offence, Breach of Peace

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 *April 29* 188*1*

Murphy Magistrate.

Webb Officer.

21- Clerk.

Witnesses,

Bernard Reilly
21 Fremont Place

Geo. H. Bay
Received in District Ave's Office

0119

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

Anthony E. Collins

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

Samuel J. Abraham

there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer window of said dwelling house
he the said

Anthony E. Collins

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

Samuel J. Abraham

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, the said

Anthony E. Collins

late of the Ward, City and County aforesaid,

*Two coats of the value of twenty five
dollars each*

One vest of the value of four dollars

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

Samuel J. Abraham

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

~~DANIEL C. PHILLIPS~~
~~DANIEL C. PHILLIPS~~ District Attorney

0120

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

THAT the said

Anthony E. Collins

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,

Two coats of the value of twenty five dollars each

One vest of the value of four dollars

of the goods, chattels and personal property of the said

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

Anthony E. Collins

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.

DANIEL C. ROLLINS,
~~BENJ. C. PHILLIPS~~, District Attorney.

0121

BOX:

38

FOLDER:

446

DESCRIPTION:

Condon, Richard

DATE:

05/12/81



446

0122

129
Counsel
Filed
Pleads

1881
May
Not guilty

THE PEOPLE
vs.
Richard J. London.

INDICTMENT.
Larceny of Money, &c., from the person
to the right time.

DANIEL C ROLLINS,
District Attorney.

Warrant on May 23, 1881
discharged to his verbal
A True Bill, recognized

W. Palmer
Foreman.
As juror responsible
was charged to his verbal
A True Bill, recognized
W. Palmer
District Attorney

0123

FORM 112

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

Police Court—Third District.

of No. 65 Huron Patrick Burke
Greenwich Street, being duly sworn, deposes

and says that on the Fourth day of May 1889

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

the following property viz: One pocket book containing
thirty five dollars gold and lawful money
consisting of one twenty dollar bill and
three five dollar bills

of the value of thirty five Dollars

the property of Complainant

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 Richard J. Condon (now here) from the fact that deponent was in the company of said Condon at the time that deponent fell asleep in a rear room having the above amount of money in his pants pocket. That when deponent woke up said Condon handed him his pocket book with out the money it had contained when he went to sleep. Deponent is informed by officer English that he arrested said Condon and found the sum of thirty five dollars in his possession.

Patrick Burke

Sworn to, before me this 5th day of May 1889
John J. Sullivan
Clerk of Court

0124

Patrick English of the Seventh Precinct
Police being duly sworn says that he
arrested ~~said~~ Richard J. Gordon
on the complaint of Patrick Burke
and upon searching him; found in
his possession the sum of thirty five
3/60 dollars -

Sworn to before
me this 5th day of May 1881

John D. Smith Police Justice
Patrick English

0125

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Richard J. Gondon 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. *Richard J. Gondon*

Question. How old are you?

Answer. *Thirty nine years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *13 Market Street*

Question. What is your occupation?

Answer. *Beer agent*

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

Answer. *I am not guilty*

Taken before me, this *5th* day of *May* 18 *87*
John J. Sullivan
CLERK OF JUSTICE.

0126

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

129
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Burke
65 Huron St - 4th Floor
Chicago, Ill.

Richard J. Condon



- 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 May 5th 1917

Subscribed
English Magistrate
Clerk

Witness
John Condon
72 E. Broadway

Edward O. Fullinwider
72 E. Broadway

1000 to answer
at Court Sessions
Richard J. Condon, District Attorney, Chicago, Ill.
R. J. Condon

AFFIDAVIT—LARCENY—From Prison

0127

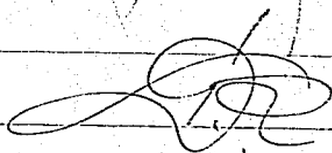
District Attorney's Office.

THE PEOPLE,

vs.

Richard J. Condon.

I will take
\$500 good
Real Estate
Bail.

A handwritten signature, likely of the bail agent, consisting of a stylized, cursive name.

0128

Part

One

Monday

May 23rd

Arrived

0129

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

Richard J. Leonard

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

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

\$35100

of the goods, chattels, and personal property of one *Patrick Burke* on
the person of the said *Patrick Burke* then and there being found,
from the person of the said *Patrick Burke* 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 O'ROLLINS~~
~~BENTLEY PHELPS~~, District Attorney.

0130

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

THAT the said

Richard J. Leonard

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, 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), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels and personal property of the said

Patrick Burke

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

Richard J. Leonard

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.

DANIEL C ROLLINS,
 BENJ. K. PHILLIPS, District Attorney.

0131

BOX:

38

FOLDER:

446

DESCRIPTION:

Conlin, John

DATE:

05/24/81



446

0132

BOX:

38

FOLDER:

446

DESCRIPTION:

Brady, Owen

DATE:

05/24/81



446

0133

225

Counsel,

Filed 24 day of May 1887

Pleas,

BURGLARY—Third Degree,
and Larceny.

THE PEOPLE

vs.

John Conlin
Owen Brady

David B. Collins
~~HENRY K. PHILIPS~~

District Attorney,

Part for May 25, 1887

both read Burg &

A True Bill.

S.P. 3 year each

(W. Fisher) Foreman.

0134

Police Office, Fourth District.

City and County } ss.
of New York, }

John Sheridan
of No. *300* *1st Avenue* Street, being duly sworn,
deposes and says, that the premises No. *296* *1st Avenue*
Street, *1st* Ward, in the City and County aforesaid, the said being a *brick* building
and which was occupied by deponent as a *Lager Beer Saloon*
were **BURGLARIOUSLY**
entered by means *forcing open the rear*
window of the store

on the *night* of the *22* day of *May* 18*81*.
and the following property feloniously taken, stolen and carried away, viz.:

Two dollars in Silver coin and
pieces of various denominations
unknown to deponent all
money of the United States

all of the value of Two dollars

the property of *Complainant*
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by *John Corbin and Owen Brady*
both present

for the reasons following, to wit: *from the fact that*
deponent found said Corbin
and Brady in said premises,
and found that the rear
window had been broken open,
the above described amount of
money was in the money drawers
when deponent closed the store
and was missing when deponent
found Corbin and Brady in the store
with the said ~~John Sheridan~~

Sworn to before me
this 28 day of May 1881
J. J. [Signature]

0135

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Owen Brady 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. *Owen Brady*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *47 East 182nd St*

Question. What is your occupation?

Answer. *Redder*

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

Answer. *I have nothing to say
Owen Brady*

John J. M. ...
Taken before me this 23 day of May 1887
Police Justice.

0136

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

John Coulter
John Coulter 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. *John Coulter*

Question. How old are you?
Answer. *22 years*

Question. Where were you born?
Answer. *New York*

Question. Where do you live?
Answer. *418 East 15 Street*

Question. What is your occupation?
Answer. *Sabrer*

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?
Answer. *I have nothing to say*
John Coulter

Taken before me this
23
day of *February*
189*7*
Wm. M. Wick
Police Justice.

0137

225

Police Court—Fourth District,

THE PEOPLE vs. *John Sheridan*

ON THE COMPLAINT OF *John Sheridan*
son of the above

IN *the*
Matter of *John Sheridan*
Prisoner



Date *March 27*
Murray Magistrate,
Waters Officer,
18- Clerk.

Witnesses,

Officer Waters
18 present

1000 ft Bail bond
To Geo. J. [Signature]

Received in District Atty's Office,

HAIRD:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0138

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

John Conlin and Owen Brady each

late of the *eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty second* day of *May* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* with force and arms, at the Ward, City and County aforesaid, the *Saloon* of

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

John Sheridan then and there therein being, then and there feloniously and burglariously to steal, take and carry away, and

Divers coins of a number kind and denomination to the jurors aforesaid unknown and a more accurate description of which cannot be given of the value of two dollars

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

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

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

0139

BOX:

38

FOLDER:

446

DESCRIPTION:

Cooper, Frederick M.

DATE:

05/16/81



446

0140

14 Bill

Counsel,
Filed 16 day of May 1881
Pleads

THE PEOPLE
vs.
NA
Frederick M. Cooper

Deputy

Forgety the Clerk

David G. Rollins
~~DEAN. K. WILKINS~~
District Attorney.

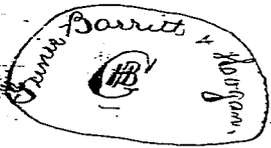
A True Bill.
Mr. Palen
Foreman.

Palen

0141

No. 2700.

Philadelphia 3rd July 1880



First National Bank
of Camden.

Pay to the order of J. M. Maguire
Thirty two ⁴⁹/₁₀₀ Dollars -

(Sd) Sumner Barritt & Morgan

\$32.49

1880

0142

(sd) *of m. looker*
(sd) *Photo on envelope*

(sd)

Ellis L. Price

Pay Phila Natl Bank,

as order,

Geo. C. Southern, Cashier.

(sd)

J. M. Driggs

0143

New-York General Sessions

People on my complaint }
 versus }
Frederick M. Cooper. }

Forgery.

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

Aug 9/80.

Witness D. C. Moore.

W. R. Sumner.

0.144

State of New York.
City County of New York.

Williams R. Gunnis of the City of Philadelphia Pennsylvania being duly sworn deposes and says that he is a member of the firm of Gunnis, Barritt & Morgan, doing business at the present time under the above named style and was at the time hereinafter mentioned.

That Frederick M. Cooper was and is now in the employ of said firm, that he is not an apprentice and is over eighteen years of age. That on or about the 8th day of July 1880 this deponent is informed and verily believes that the annexed check and forming a part of this complaint was issued by the firm of which this deponent is a member as aforementioned; that said check was payable to the order of one J. M. Maguire and that said check was sent through the aforementioned Frederick M. Cooper as payment to the aforesaid J. M. Maguire.

That said check and evidence of debt was signed thro' M. Maguire by the aforesaid Frederick M. Cooper as this deponent is informed by the said Maguire. That the signature appearing upon said check is forged and counterfeited - and utterly falsely with intent to cheat and defraud this deponent.

0145

That this deponent therefore charges
the said Frederick M. Cooper with having feloniously and with intent to cheat & defraud
this deponent and the firm of which he is
member and as heretofore described with
having corruptly altered, forged the annexed
check which is more fully described by reference
thereto. And this deponent therefore prays that
the said Frederick M. Cooper may be arrested
and dealt with according to law.

H. R. Gunnis

Sworn to before me
July 22^d 1880.

B. S. Morgan
Police Justice.

0146

City & County of ³¹
New York) ss:-

Thomas M. McGuire of
Corona on Long Island State of New York being
duly sworn says that the signature of Thomas
M. McGuire to the check annexed to the fore-
going complaint is not deponent's signature
and that it is false and forged and written
without the authority of this deponent.

Sworn to before Thomas M. McGuire
on this 27th day
of July 1880.
B. J. Morgan
Police Justice

0147

city and county }
of New-York } ss:—

Frederick M. Cooper 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. Frederick M. Cooper.

Question. How old are you?

Answer. 29 years of age.

Question. Where were you born?

Answer. United States.

Question. Where do you live?

Answer. Elizabeth New Jersey.

Question. What is your occupation?

Answer. Merchant.

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

Answer. I have nothing to say to the charge.

F. M. Cooper.

Subscribed before me this 27th day
of July 1880,

J. D. Mangum
District Judge

0148

141

Police Court South District

The People vs

on the complaint of

William R. Sumner
city of Philadelphia Pa.

1 Frederick M. Cooper

Received
Cash
July 22^d 1880
W. R. Sumner

Noted July 22^d 1880

W. R. Sumner, Magistrate

Police Court, Officer

15th Precinct

Block

1880

Thomas M. Mc Guire

Long Island

N. Y. State

\$ 3000 For am. S. S.

L. O. Moran

Received for District Attorney

0149

No 2700

Philadelphia 8th July 1880



FIRST NATIONAL BANK
OF CAMDEN.

Pay to the order of *J. W. Maguire*
Twenty two ^{49/100} *Dollars.*

Chas. H. Smith Cashier

0510

[Handwritten signature]

Pay PHILA. NAT'L BANK,
OR ORDER,
GEO. E. SOUPER, Cashier.

Five Dollars

Wm. M. Maguire

F. M. Cooper



0151

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

Frederick M. Cooper

Forgery

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

W. R. ...

Aug 9/80

Witness ...

0152

State of New York
City of New York }
I, William B. Dennis of the City
of Philadelphia Pennsylvania being
Sworn do solemnly depose and say
that I am a member of the firm
of Dennis, Barrett & Storer, some
businesses at the present time under
the above named style and was
at the time hereinbefore mentioned
that Frederick M. Sawyer was
is now in the employ of said firm,
that he is not an apprentice and
is over sixteen years of age that
on or about the 5th day of July 1850
this deponent is informed and
verily believes that the annexed
check and giving a part of this
complaint was issued by the
firm of which this deponent is
a member as aforementioned;
that said check was payable to
the order of one S. M. Maguire,
and that said check was sent
through the aforementioned Thos.
Erick M. Sawyer as pay ment to
the aforesaid S. M. Maguire -
That said check and evidence
of debt was signed Thos. M.

0153

Maguire by the aforementioned Fred
Erisk M. Cooper as this document
is infirmated by the said Maguire
That the signature appearing upon
said check is forged and caused
to be written - and uttered with
intent to cheat and defraud this
Department.

That this Department therefore
charges the said Frederick M.
Cooper with having feloniously
and with intent to cheat & defraud
this Department and the firm of
Volish he or members and
as heretofore described with
having knowingly altered &
forged the annexed check
which is more fully described
by reference thereto. And this
Department therefore prays
that the ^{said} Frederick M. Cooper
may be arrested and held
to the according to law.

J. R. Gunnis
Subscribed before me
July 22nd 1880.
B. L. Morgan
Police Justice

0154

Police Justice

City & County 2
of New York, 288.

of Corona on Long Island
State of New York being duly
sworn says that the
signature of Thomas McGinn
to the check annexed to the
foregoing Complaint is not
deponent's signature and
that it is false and
forged and written
without the authority of
this deponent.

Sworn to before Thos McGinn,
on this 24th day
of July 1889
at the City of New York
Police Justice.

0155

CITY AND COUNTY } ss.
OF NEW YORK,

Fredrick M Cooper 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.

Fredrick M Cooper

Question. How old are you?

Answer.

29 years of age

Question. Where were you born?

Answer.

United States

Question. Where do you live?

Answer.

Elizabeth N. Jersey

Question. What is your occupation?

Answer.

Merchant

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

Answer.

*I have nothing to
say to the charge*

F. M. Cooper

Taken before me this

day of

187

Office Justice

[Signature]

0156

Police Court - Fourth District.

THE PEOPLE vs. *39*

William S. Edmund
City of Philadelphia, Pa.
Frederic M. Cooper

Offence, *...*

Date: *...*

Magistrate

Officer

Clerk

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

Ellis R. Rose
1911
...

Received in District Attorney's Office,

...

0157

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0158

MATTHEW DALY,
Counselor at Law,
170 BROADWAY,

New York

January 18, 1881

Dear Sir:-

Your favor in re
Cooper case received -

The person to
whom Cooper passed the
check is Ellis L. Price, tax-
and-rent collector, 197 Chambers
St., N.Y. City -

Very respectfully yours

Matthew Daly

0159

This same Cooper is said to
have furnished form of
Fisher & Co out of
about \$1500

John H. Ford
Catty f. Fisher & Co
137 Broadway

0160

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

Frederick M. Cooper

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighth* day of *July* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City, and County
aforesaid, having in his custody and possession a certain instrument and writing *of*
the kind commonly called a bank check

which said *bank check*

is as follows, that is to say:

no 2700

Philadelphia 8th July 1880

*Sunnyside
Bk
New York*

*First National Bank
of Camden*

Pay to the order of J.M. Maguire

Thirty Two ⁴⁹/₁₀₀ Dollars

\$32 ⁴⁹/₁₀₀

Jennie Barritt & Hogan

the said

Frederick M. Cooper

afterwards, to wit, on the
day and year last aforesaid, with force and arms, at the Ward, City, and County afore-
said, feloniously did falsely make, forge, and counterfeit, and did cause and procure to
be falsely made, forged, and counterfeited, and did willingly act and assist in the false
making, forging and counterfeiting on the *back* of the
said *bank check* a certain instrument and writing
commonly called an *endorsement* which said false, forged, and
counterfeited instrument and writing, commonly called an *endorsement*
is as follows: that is to say,

Thos. M. Maguire

to injure and defraud *Thomas M. Maguire, William R. Sunnis* with intention
The First National Bank of Camden
and divers other persons, to the jurors aforesaid unknown, against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York, and their dignity.

0161

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

Frederick M. Cooper:

late of the Ward, City, and County aforesaid, afterwards, to wit: on the day and year last aforesaid, at the Ward, City, and County aforesaid, having in his custody and possession a certain instrument and writing of the kind commonly called a bank check

which said bank check is as follows, that is to say:

No 2700

Philadelphia 8th July 1880

First National Bank
of Camden

Gunnis Barrett
B. Barrett

Pay to the order of J. M. Maguire
Thirty Two ⁴⁹/₁₀₀ Dollars

Gunnis Barrett & Hogan

and on the back of which said bank check was then and there written a certain false, forged, and counterfeited instrument and writing, commonly called an endorsement of the said last mentioned bank check which said false, forged, and counterfeited instrument and writing commonly called an endorsement is as follows, that is to say:

Jno. M. Maguire

said

the

Frederick M. Cooper

then and there well knowing the premises last aforesaid, and that the said endorsement was false, forged, and counterfeited, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously did utter and publish as true, the said false, forged, and counterfeited endorsement of the said last mentioned bank check with intention to injure

0162

and defraud *Thomas M. Maguire, William R. Cummins*
The First National Bank of Camden

and divers other persons, to the jurors aforesaid unknown; he the said
Frederick M. Cooper at the time he so
uttered and published the said false, forged, and counterfeited *endorsement*
of the said last mentioned *bank check*
then and there well knowing the said *endorsement*
to be false, forged, and counterfeited, as aforesaid, 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 L. Rollins

~~BENJAMIN K. PHELPS~~, District Attorney.

0163

BOX:

38

FOLDER:

446

DESCRIPTION:

Corcoran, John J.

DATE:

05/31/81



446

0164

247 1121 P 2

Counsel, P. Mitchell
Filed 31 day of May 1881
Pleads, Not Guilty & Am.

Homicide of the Degree of Murder
in the First Degree.

THE PEOPLE

vs.

John J. Carrahan

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

W. P. Adams
Foreman.

Tried and acquitted
the Seventh day of July - 1881

0165

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION

Taken at the house of 14th Street Station House
No. Mulberry Street, in the 14th Ward of the City of
New York, in the County of New York, this 13 day of May
in the year of our Lord, one thousand eight hundred and 81 before

GERSON N. HERRMAN, Coroner,

of the City and County aforesaid, on view of the Body of
Ley Teep (Ah Sam) lying dead at

~~John~~ Ley Teep a good and lawful man of the State of New York, duly chosen and sworn,
or affirmed, and charged to inquire on behalf of said people, here and in what manner the said
Ley Teep (Ah Sam) came to his death, do,
upon their Oaths and Affirmations, say: That the said Ley Teep (Ah Sam)
came to his death by being stabbed in the chest
at Marion & Spring sts. on April 24. 81, by John
Corcoran, and that Frederick Hauskeller was
present at the time of the stabbing

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

JURORS.

John P. Ryan 562 1/2 St W. H. Lane 859 1/2 St
John A. Prigge 101 1/2 St Alexander Mack 104 1/2 St
John C. Freeman 211 E 48 St Geo. Blackburn 301 W. 30 St
Adolph H. Harro 178 1/2 St
William Keim 999 E 11th
Leop. Stern 8 1/2 St
John W. S. Ely 17 1/2 St
[Signature] CORONER, & S.

0166

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

John J. Corcoran
vs.
P. Hauskalt

LIST OF WITNESSES.

NAMES.

RESIDENCE.

Ante Mortem of Lee Jee ("Ah Sam")

| | |
|--------------------|-----------------------|
| Knong Jang | 142 Spring St |
| Ah Sim | 142 Spring St |
| James Hart | officen 14th Precinct |
| Adolf Heintz | Manhattan St |
| Edmund Mc Donnell | 216 Canal St |
| Edw J. Kennedy | 31 Charlton |
| Frank M. Grah | 58 Marion St |
| Wm Hauskalt | 50 Marion St |
| John Miller | 149 West St |
| H. Schosting | 65 Spring St |
| Mary C. Mead | 27 E. 7th St |
| Dr. John F. Leiby | |
| Dr. M. W. Matzeman | |

0 167

Coroner's Office.

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. Corcoran 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.—

John J. Corcoran

Question.—How old are you?

Answer.—

18 years old

Question.—Where were you born?

Answer.—

New York City

Question.—Where do you live?

Answer.—

44 Marion St

Question.—What is your occupation?

Answer.—

Truckman

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

I am not guilty

J. J. Corcoran

Taken before me, this

13 day of Mar 1887

W. H. [Signature]

CORONER.

0168

MEMORANDUM.

| AGE. | | | PLACE OF NATIVITY. | WHERE FOUND. |
|------|--------|---------|--------------------|--|
| 22 | Years. | Months. | Days. | China St Vincent's Hospital, May 3. 87. |

Stab wound
of the chest

RECORDED.

And

486

1887

37

AN INQUISTION

On the VIEW of the BODY of

Chas. J. Smith

(See page 1)

whereby it is found that he came to
his death by the hands of

by the

Station on the

day

of

1887

before

GERSON N. HERRMAN, Coroner.

Committed

Detained

Discharged

0169

486
1881
And

NOTICE.

AN INQUISITION

On the VIEW of the BODY of

Ad. Lane

(See Test.)

whereby it is found that he came to
his Death by the hands of

by the
Taken on the _____ day
of _____ 187
before

GERSON N. HEREMAN, Coroner.

Committed
Bailed
Discharged

*Starb. (wound)
of the chest.*

At 5.30 PM

George W. Hancock
WHERE FOUND

PLACE OF NATIVITY

22 Years. Months. Days.

AGE.

MEMORANDUM.

0170

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION

Taken at the house of

John Van Court Street

No.

Street, in the

Ward of the City of

New York, in the County of New York, this 27 day of April

in the year of our Lord, one thousand eight hundred and eighty one before

GERSON N. HERRMAN, Coroner,

of the City and County aforesaid, on view of the Body of *John Van Court*

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the State of New York, duly chosen and sworn as affirmed, and charged to inquire on behalf of said people, how and in what manner the said

came to his death, do,

upon their Oaths and Affirmations, say: That the said

came to his death by *injury* received on April

24/1881 at the corner of Marion & Spring St by some party or parties at present unknown

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

JURORS.

Gerson N. Herrman

CORONER, E. S.

0171

TESTIMONY.

Statement of Ah Sam taken this
27 day of April 1881

Q What is your name

Answer Ah Sam

Q Where were you born & have you a residence
Answer in China & I have no occupation

How old are you

Answer twenty two years of age

Q Where do you reside

Answer at 142 Spring St

Q Do you believe that you were sick
of the miasm you received

Answer I dont know, I feel bad & I am weak

Do you have any hope of recovery

Answer I have some hope of recovery & I
think I would be well in a few
days if you let me go home to
my Chinese place, Laundry in 142
Spring St

Q Are you willing to make a statement how
causal to the miasm from which you are
suffering.

Answer ^{Taken before me} I will make a statement
_{day of}

0172

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION

Taken at the house of *John Morrison*
111 West 42nd St
No. *111* Street, in the *10th* Ward of the City of
New York, in the County of New York, this *27* day of *April*
in the year of our Lord, one thousand eight hundred and *Eighty one* before

GERSON N. HERRMAN, Coroner,

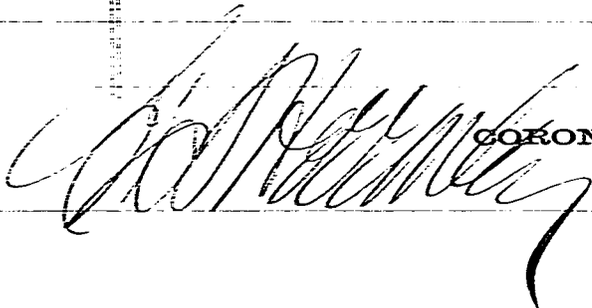
of the City and County aforesaid, in view of the Body of *John Morrison*

now lying dead at
Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and sworn
as affirmed, and charged to inquire on behalf of said people, here and in what manner the said
came to his death, do,
upon their Oaths and Affirmations, say: That the said

came to his death by violence, received an April
24/1881 at the corner of Madison & Spring St
by some party or parties at present unknown

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

JURORS.



CORONER, & C.

0173

TESTIMONY.

On Sunday afternoon, lost with swimming about 9 o'clock I left my residence in Spring St with two friends - Ah Sim & Ah Son to go Chelsea Town in Mattapoisett about 9 o'clock we went home, when we got along Spring St & Marion St near the Engine house - a crowd of four boys or more were around them when several of them spoke to me & my friend they took my hat I tried to get my hat back I asked them why they fooled with me & they said, they like to fool with Ah Sim & like to stab a Chinaman. Then I got my hat back out of the hands of one of them & I was then stabbed & I think that the boy or man who took my hat, is one of the stabbing.

I then walked home to Spring & then I first found that I was badly injured. Neither myself nor my companions gave the men any provocation for the assault. My clothing bags, I mean men of the size like myself

#3

~~FR~~

his name his name

The above statement taken before me through an interpreter - Ah Sim - this 27 day of April 1887

[Signature]
Comy

Taken before me this day of 1887

Ah Sim is his assumed name his real name is Lee Jock - CORONER.

0174

MEMORANDUM.

| AGE. | | | PLACE OF NATIVITY. | WHERE FOUND. |
|--------|---------|-------|--------------------|------------------------|
| Years. | Months. | Days. | | |
| 22 | | | China | St. Vincent's Hospital |



GEORGE N. HERMAN, Coroner.

Section on the

day

187

Death by

intoxication it is found that he came to

LEE DEEP

On the VIEW of the BODY of

297. *Ante-mortem*
 247
 1889
 AN INQUEST
 38

0175

247
297. Ante-Mortem
1881
AN INQUIRY
into the

On the VIEW of the BODY of

ALFRED SAM

LEE DEEP

whereby it is found that he came to

Death by

519

John C. ...

Taken on the

day

187.

GERRISON N. HERRMAN, Coroner.



MEMORANDUM.

WHERE FOUND.

PLACE OF NATIVITY.

AGE.

Days.

Months.

Years.

2 2

China

Mr. ...

0176

al. Sam.

Coroner's Office.

TESTIMONY.

1.

Kwong Long being sworn says
 I live at 142 Spring St. On a
 Sunday night a week ago, bet 9
 + 9.30 P.M., I in company with the
 deceased Ah Sam, or Ah Teep, and
 Ah Sing; we went to go there from
 a Chinese store, where we had
 been in North St., and we met 4
 boys in Spring St. in front of the
 Engine House, the young man who
 was arrested ~~there~~ (Coroner) ~~and~~
 and who I saw in the Prison and
 identified, struck his hat off and
 did the stabbing - The young man -
 (Kau-shan) whom I could not identify,
 was in the crowd, but did not
 I saw him there. I thought at the
 time they were only working, but when
 deceased wanted to pierce my hat,
 I saw the young man Coroner
 and stab him. ^{Teep} ~~Teep~~ said why did
 you hit me for.

In front of
 Engine House

I identify the prisoner ^{as the man who} did the stabbing; Kau-shan was present
 I identify him.

J. Kelly Interpreter

Kwong Long

Taken before me;
 this 4th day of May 1881
 [Signature] CORONER.

0177

Coroner's Office.

TESTIMONY.

2.

Engine House.

On the 14th of Spring 1881 I in Company with deceased Paul Kwong Tong, while walking in Spring St near Marion in front of [#] Engine House, [#] on our way home, we met the boys (young) there and the young man saw in the hands (Cocoran) struck his hat off and when they sleep, stooped down to pick up his hat, then Cocoran stabbed him in the breast on the right side. I identify the young man Hauskalt, in the crowd; he had nothing to do with the stabbing; he was only in the company; there was no fight at all; we did not defend our selves; there was no reason for stabbing deceased; I saw a knife, which he was stabbed with - I identify ~~the~~ the prisoner as the man who did the stabbing; Hauskalt who is here now, was in the crowd; I saw the deceased stabbed while he was getting up & after stopping; deceased only said "did you hit or punch or fool me for \$100".

I saw when deceased was stabbed but we had all we could do to take him home at once, so we did not call a policeman; notified a policeman afterwards - He was stabbed in Spring St near the corner where the Engine House is.

Taken before me,
 this 5 day of May 1881
 [Signature] CORONER.

0178

Coroner's Office.

TESTIMONY.

3.

in front of the Engine house on the side
walk - I do not know how to tell
if I wanted to call the Police; after
the stabbing was done, he pulled out the knife
and ran away; they all ran away, who
were there; Chi wick is Chinese for
Police - I was not present when Corcoran
was arrested. The man who did the stabbing
had a small mark on his cheek; there was light
enough for me to see it.

W. F. C.

additional testimony

Taken before me
this 13 day of May 1881.


CORONER

0179

Coroner's Office.

TESTIMONY.

James Mark Officer of Police being sworn says on Tuesday I was told by Sergeant that a man (Chinaman) had been stabbed & I was to go to Hospital to get all information; I saw deceased; he said he would be able to identify his assailant although he did not know him; I told the man who were first discovered to be only Friday night, and I would get the man and they should be ready to go along - at 8 PM we went along with Long and 2 other Chinaman, when we got to crowd I told him to tell me after searching closely, if he could identify him; in ~~the~~ ^{spring} of the street, they stopped before a crowd; one of the crowd ran down spring to crossy and ~~down~~ ^{up} crossy to an alley and into it - I walked after him and stood 5 or 6 minutes at side of alley - then the man who ran ^{into} from the alley came out - he asked a man near if any Chinese were there; he said no; he then walked out of alley; I then arrested him - I asked why he ran - he said the Chinese stooped down and he was afraid they wanted

Taken before me

this 13 day of May 1881


CORONER.

0180

Coroner's Office.

TESTIMONY.

Take him to school
part where this was said

I got something, a stone or a weapon -
I took him to Spring St where the 3
Chinamen stood; I asked Kwong Song
if this was the man; he said bring him to
the Lamp post - he said yes that was
the man said the same thing at the
Station, next morning at the ~~Station~~
Lomb, Ah Jui being there, was asked
by Judge Wendell to pick out the man
who did stabbing - both Kwong Song and
Ah Jui pointed out Corcoran; the judge
ordered them to go to hospital - then I brought
the prisoners. There were 10 young men
friends of the prisoner, and from among
them the deceased picked out Corcoran
the Prisoner - the young man I arrested
is Corcoran; he knows me; I know
the family. I know him as living in Mar-
ion St. the Lamp post spoken of above was
25 ft away, from where I arrested the Chin
men in Spring St; some Chinaman were
in conversation with deceased at the hospital
when I got there with the prisoners; the doctor
had them to interpose for him - this arrest
was made Friday night April 27. 81 - at 9.30 P.M.
it was clear and skylight I understood
the stabbing took place on the lower sidewalk
near the Engine house - no one around seemed

Taken before me

this 13 day of May 1881

[Signature]
CORONER.

0181

Coroner's Office.

TESTIMONY.

6.

to know who did the stabbing, although
aware it took place. No one in the
Engine house knew anything about
it. Decendant picked out the prisoner
at the Hospital the 1st time - I think Min-
key, a young man looks like Corcoran,
and he was at the Hospital at the iden-
tification.

James J. Hart

Taken before me
this 13 day of May 1881.


CORONER.

0182

Coroner's Office.

TESTIMONY.

7.

Adolph Weinberg being sworn lives near the station house 14th street, west door; I was taken from work at 10.30 am on Saturday Apr 30th to go to St Vincent's Hospital, where the Chinaman was, who was stabbed. I was told that wanted to see me, and to see if I was the man; the Chinaman did not identify me - I was not there; did not know who did the stabbing. While the deceased was being identified he was spoken to by the Chinaman who were present.

Adolph Weinberger

Edward the Devick being sworn says I live 216 Canal St - I know nothing of the stabbing - on the evening I went home; I was not in company of the young man; I was there when Corcoran was identified; he did not identify me; I saw him point towards Corcoran; I work on same block as Corcoran; he is not my company. I saw Corcoran about 8 PM - I was trying to sell a horse to Mr Winters - Mr Scott a friend of mine was standing on the corner at same time. I did not notice Hanshelter there;

Taken before me

E. McDevitt

this 23 day of May 1881.

[Signature]

CORONER.

0183

Coroner's Office.

TESTIMONY.

S.

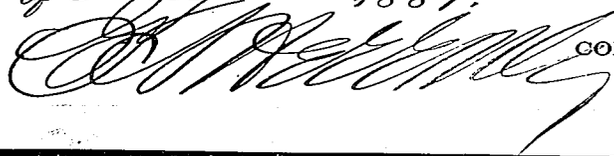
Edward J Kennedy 31 Leharcton St
being sworn says I know nothing of the
stabbing - I was among the young men
who were with the officer, to see if the
Chinaman could identify his assailant -

Edward J Kennedy

Francis Mc Grath 58 Marion St being
sworn says I know Corcoran; I was
not around the neighborhood when the
stabbing took place; I was at the Hospital
when identification took place; I do not
know Munday - I did not see the de-
ceased point out to any one else than
to Corcoran; I saw him point out Cor-
coran;

Frank M^c Goade

Taken before me
this 13 day of May 1881.


CORONER.

0184

Coroner's Office.

TESTIMONY.

9.

Fredrick Hausbacter 50 Marinoff
being sworn says I work as helper in
the wagon of St. J. Bette beer Co.
on Sunday April 21st 81, I was not in
company with Corcoran - the largest part
of the afternoon I was with John Speller &
John Finn, in front of 42 Marinoff. I
went to supper and left the house with
Speller at 7.30 P.M. I went home near
10 o'clock - I was walking around. I may
have seen Corcoran that afternoon; seldom
go around with Corcoran; I first heard
of the stabbing Monday morning - have
not had a fight for a good many years.
John Speller & Frank Spertung were with me
most of the evening; Speller was with me
all the evening. I seldom stand around
that corner. Fritz Hausbatter

Taken before me
this 13 day of May 1881


CORONER.

0185

Coroner's Office.

TESTIMONY.

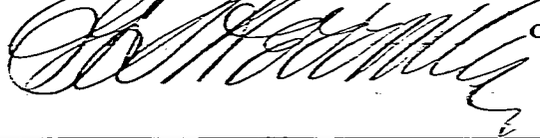
10

John Speller 199 (Mott Jr being sworn says I recollect slightly Sunday April 24. 81 - I was in company of Neuschalter from 2.30 to 6 PM; from 6 to 9 I was walking around from 6 to 10, I was with Fritz Neuschalter and Frank Shorting, were walking around - Frank Shorting left at my door, and went home - Neuschalter said take a walk, I refused - He then went home; it was after 10 o'clock. I know nothing of the affray - I had some considerable walking in Woodstock. I know that Neuschalter was not in Corcoran's company that Sunday night, as I would have known it -

John Speller

Taken before me

this 13 day of May 1881 -



CORONER.

0 186

Coroner's Office.

TESTIMONY.

1/1

Frank Shorting 65 Spring St being sworn says on Sunday his gun was in his hands in company of three young men - last foundy swears says - Went to Hoboken at 5.30 P.M. at 5 P.M. we left for home - I left Manshatter at his door at 6 P.M. I again met him at 7 P.M. we sat in front of 44 Marion St. I then asked Speller and Manshatter - to take me to door to 65 Spring St. they said no; Manshatter after that went home at 10.30 P.M. I did not see Corcoran, I know him by sight. ~~He~~ I know nothing about the stabbing -

F. Shorting.

Taken before me
this 13 day of May 1881.


CORONER.

0187

Coroner's Office.

TESTIMONY.

Mary Mead being sworn says I live
 27 E 7th St. Corcoran is my Brother -
 on the day my Brother was brought to the
 Tomb Apr 30. 87, I went with him -
 I also went to the Hospital when he taken
 there; when the identification took place
 there were 9 or 10 men, and one of the
 Chinese men who had been in Court
 lifted the deceased up in bed and
 told him the Doctor wanted to know which
 of the young men present did the
 stabbing & this was the question, but it
 was put in Chinese; when the questioner
 spoke he had his hat in his hand, and
 he pointed or was in doubt as to who to point
 out, either Weinberg or my Brother, and
 then he said a few words in Chinese and
 deceased pointed out my Brother - and
 the interpreter pointed with his hat towards
 my Brother; ^{at the same time.} the Detective on my calling his
 attention to this said you had another
 chance which was done - all who were there
 saw this - He could tell my Brother by
 a white vest he had on; a white cloth
 vest no one else had a white vest on

Mary O Mead

Taken before me
 this 1st day of May 1887

[Signature]
 CORONER.

0188

13

From St Vincent's Hospital.

New York, May 3 1881.

To Coroner

Sir:

Please hold an Inquest on the body of

Name: Ah Sam Residence: 142 Spring St
 Age: 22 years months days. Admitted Sunday day, April 24
 Nativity China; of Father China th 1881, at 10 o'clock P. M.
 Mother By Ambulance A
3 mos. in U.S., 3 mos. in City. From Residence B
 Civil Cond.: S Occup.: None Examined by Dr. Luby
 Suffering from symptoms of stab wound (penetrating) of C
right side of chest, one inch below nipple
and parallel to 5th rib.
 Said Injuries said to have been received at Cor. Marlin Spring St D
about 9 P.M. April 24th 1881

Death took place Sunday day, May 3rd 1881 at 1 o'clock P. M.
 The Autopsy revealed

Remarks: Cyc. pneumonia thorax on 3rd day G
Death from exhaustion

John F. Luby, M.D.
 HOUSE SURGEON PHYSICIAN.

- Ad † State the day of the week.
 Ad A. State whether by Ambulance or Friends.
 Ad B. State whether from a Precinct or a Residence and give the same.
 Ad C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character and Extent of Injuries, always stating, where indicated, whether right or left.
 Ad D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases the line of Street Car, Railroad or Conveyance; in Weapons the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.
 Ad E. State name, date, place, character and results of any operation or amputation performed.
 Ad F. Give a short resumé of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.
 Ad G. State here any important facts not embodied in the above statements.

JFM

0189

Coroner's Office.

TESTIMONY.

14.

D. Morris Ataman being sworn says
I have viewed and made an
autopsy on the body of deceased
and the results are as follows -
there was a wound in the right
chest between 4 & 5 Ribs - one inch
to right of median line, which pen-
etrated the cavity of the chest; there
was consolidation of the right lung;
ordure present in the left lung to
considerable extent - the cavity of the
right chest contained about 1/2 pint
of pus; the pleura (intercostal & sub-
manary) were thickened and pleurisy
was present - Peritonitis was also
present - with this exception no abdom-
inal lesions were found - in my
opinion death was caused by exuberant
following the wound in the chest & Pyo-
Pneumo Thorax, fol. ~~the~~
following the injury; the right lung was not
penetrated. M. M. Ataman M.D.

Taken before me

this 13 day of July 1881.

 CORONER.

0190

Coroner's Office.

~~TESTIMONY~~

City & County of N.Y.

~~John Hauskalt~~ ~~John Hauskalt~~ 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:

~~John J. Hauskalt~~ Frederick Hauskalt

Question:

How old are you?

Answer:

Forty seven years

Question:

Where were you born?

Answer:

New York

Question:

Where do you live?

Answer:

50 Marion

Question:

What is your occupation?

Answer:

Driver of a Saloon Water Wagon

Question:

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

I am not guilty

Frederick Hauskalt

Taken before me

this

13 day of

May 1881

CORONER.

0191

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

John J. Corcoran

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

Ley Teep otherwise known as Ah Sam
in the peace of the People of the State then and there being, willfully, feloniously, and
with a deliberate and premeditated design to effect the death of *him* the said
Ley Teep otherwise known as Ah Sam did make an assault.
And that he the said

John J. Corcoran *him*

the said *Ley Teep otherwise known as Ah Sam*

with a certain *knife*

which he the said *John J. Corcoran*

in his right hand then and there had and held *him*
the said *Ley Teep otherwise known as Ah Sam* in and upon the *left side of the body*
of *him* the said *Ley Teep otherwise known as Ah Sam*
then and there wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *Ley Teep otherwise known as Ah Sam*
did strike, stab, cut and wound, giving unto *him* the said *Ley Teep otherwise*
known as Ah Sam then and there with the *knife*

aforesaid, in and upon *left side of the body*
of *him* the said *Ley Teep otherwise known as Ah Sam* one mortal wound of
the breadth of *one* inch and of the depth of *five* inches of which
said mortal wound *he* the said *Ley Teep otherwise known as Ah Sam*
at the Ward, City, and County aforesaid, from the day first aforesaid, in the year
aforesaid, until the *third day of May*
in the same year aforesaid, did languish, and languishing did live, and on which
third day of *May*
in the year aforesaid, *he* the said *Ley Teep otherwise known as Ah Sam* at the Ward,
City and County aforesaid, of the said mortal wound did die.

And so the Jurors aforesaid, upon their oath aforesaid, do say that *he* the said
John J. Corcoran *him*

the said *Ley Teep otherwise known as Ah Sam* in the manner and form, and by
the means aforesaid, at the Ward, City, and County aforesaid, on the day and in the
year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to
effect the death of *him* the said *Ley Teep otherwise known as Ah Sam*
did kill and murder against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.