

0813

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Meeker, Jennie

**DATE:**

01/14/81



354

0014

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Munday, Ann

**DATE:**

01/14/81



354

0015

118

Counsel,  
Filed *14* day of *May* 188*7*  
Pleads.

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*35. 9/11*  
*35. 9/11*  
*Jennie Meeker*  
*Ann Munday*

*David S. Phelps*  
DAVID S. PHELPS

District Attorney.

Part No. *May 17, 1887*

*both read P.L.*

A True Bill  
Exch. *City Prison 10 days*  
*William Davis*

Foreman.

08 16

FORM 89 1/2

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

SS.

POLICE COURT—SECOND DISTRICT.

Samuel C. Ryan  
of No. 307 6<sup>th</sup> Avenue Street, being duly sworn, deposes  
and says, that on the 24 day of December 18 80  
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:

6 Bracelets together of the  
value of Twelve dollars 3 Silk Handkerchiefs  
1 Work Box - 1 Picture Frame 1 Pair  
Earrings 1 Bag - 1 Wadded Jacket  
1 Handkerchief - 1 pair Stockings - 1 Pair  
Scissors - 1 Pocket Book 1 Breast Pin  
One Bottle Cologne - 1 Vase being in  
all

of the value of Twenty 87/100 Dollars,

the property of Thomas W Simpson - William  
Crawford and James Simpson copartners  
and in deponent's care and charge

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

Jennie Meeker and Ann Monday  
(now here) that deponent saw said  
defendants in company with each other  
in said premises and for the further  
reasons set forth in the affidavit of  
William Peely hereto attached -  
Deponent identifies the property above  
described as the property of the  
said owners -

Samuel C. Ryan

Sworn to before me, this

24  
of December 1880

24

day

W. H. ...  
Police Justice

0817

FORM 89 1/2

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

SS.

POLICE COURT—SECOND DISTRICT.

of No. 307 6<sup>th</sup> Avenue Street, being duly sworn, deposes  
and says, that on the 24 day of December 18 80  
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:

6 Bracelets together of the  
value of Twelve dollars 3 silk Handkerchiefs  
1 Work Box - 1 Picture Frame 1 Pair  
Ear Rings 1 Bag 1 Matted Jacket  
1 Handkerchief 1 pair Stockings 1 Pair  
Scissors 1 Pocket Book 1 Breast Pin  
One Bottle Cologne 1 Vase being in  
all

of the value of Twenty 87/100 Dollars,

the property of Thomas W. Simpson - William  
Crawford and James Simpson copartners  
and in deponent's care and charge

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

Jennie Meeker and Ann Monday  
(now here) that deponent saw said  
dependants in company with each other  
in said premises and for the further  
reasons set forth in the affidavit of  
William Reely hereto attached.  
Deponent identifies the property above  
described as the property of the  
said owners.

Samuel C. Ryan

Sworn to before me, this 24 day

of December 1880

W. M. ...  
Police Justice

City and County } S.S.  
 of New York }

William Keely a Special Officer in the employ  
 of Messrs. Simbson, Crawford and Frishton Nos.  
 307-6<sup>th</sup> Avenue being duly sworn says  
 on the 24<sup>th</sup> day of December 1880 depo-  
 nent saw Jennie Meeker and Ann  
 Munday within named acting in concert  
 with each other in committing the larceny  
 charged in the within complaint - That  
 said Meeker took from a Tray One pair  
 of Bracelets named in the within complaint  
 and pass the same into the hands of said  
 Munday - That deponent saw said Munday  
 take the three silk handkerchiefs with  
 in named - that on searching said pris-  
 oners the various articles within named  
 were found in the possession of the said  
 defendants -

Sworn to before me this } William Keely  
 24<sup>th</sup> day of December 1880 }

W. W. Munday  
 Police Justice

0819

FORM 89 1/2

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

SS.

POLICE COURT—SECOND DISTRICT.

Samuel C. Ryan  
of No. 307 6<sup>th</sup> Avenue Street, being duly sworn, deposes  
and says, that on the 24 day of December 18 80  
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:

6 Bracelets together of the  
value of Twelve dollars 3 Little Handkerchiefs  
1 Work Box - 1 Picture Frame 1 Pair  
Ear Rings 1 Bag - 1 Wadded Jacket  
1 Handkerchief - 1 pair Stockings - 1 Pair  
Scissors - 1 Pocket Book 1 Breast Pin  
One Bottle Cologne - 1 Vase being in  
all

of the value of Twenty 87/100 Dollars,

the property of Thomas W. Simpson - William  
Crawford and James Simpson copartners  
and in deponent's care and charge

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

Jennie Meeker and Ann Monday  
(now here) that deponent saw said  
defendants in company with each other  
in said premises and for the further  
reasons set forth in the affidavit of  
William Reely hereto attached -  
Deponent identifies the property above  
described as the property of the  
said owners -

Samuel C. Ryan

Sworn to before me, this

24  
of December 1880

day

day

W. H. [Signature]  
Police Justice

0020

Court of General Sessions,  
of the Peace in & for the City & County of New York.

The People.

vs.

Ann Munday &  
Jane Meeker.

Misdemeanor  
Breach of the Peace

City & County of New York.  
John Meyer being duly sworn deposes & says that he resides at No. 10, Belville Avenue in New York State of New York. That he is well acquainted to with the two defendants above named, and has known them for ten or twelve years last past. That Jane Meeker has resided at No. 10 Belville Avenue for five years last past. That Ann Munday has resided at No. 345 Flare Street in the City of New York for four years past. That defendant who is in no way related to either of the above named defendants knows them and is acquainted with their reputation in the community in which they live, and that he bears a good opinion of them. That they bear

been known as honest and respectable persons. That they have never been arrested or charged with any offence, and and such being the fact defendants would have known it. That the defendant Ann Munday is about fifty six years of age, and is a widow the defendant Jane Mucker is a married woman and has an infant child about a year old nursing at the breast, breast.

Done & before me } John Meyer  
 27th day of Dec. 1880 }

John Morris Notary Public.  
 New York Co  
 City & County of New York. I, Captain  
 John Servillier being duly sworn  
 deposes & says, that she resides at  
 No. 107 Belleville Avenue in the City  
 of New York, State of New Jersey. That  
 she has known the defendants Ann  
 Munday & Jane Mucker for the last  
 five years, they residing at ad-  
 dressed in <sup>the city of</sup> defendants of John  
 Meyer. That she is acquainted  
 with their reputation for honesty  
 and that the same is good.  
 That she never before has been

0022

charged with the commission of any crime & had such been the fact she would certainly have been of it. That they are in the habit of associating with honest and respectable people and has always enjoyed the reputation of being such so long as she has known them. That defendant is now residing with her parents at No. 10 Belvidere Ave in New City of Newark.

Seen to before me this } Chatham J. Milligan  
27<sup>th</sup> day of Dec. 1880 }  
John Morris, Notary Public  
New York Co.  
Cal.

City & County of New York, Mary Post being duly sworn deposes & says that she resides at No. 34<sup>th</sup> Place Street in the City of Newark State of New Jersey - That she is acquainted with the defendants herein for quite some time past. That during that time they have enjoyed excellent character for honesty and always been highly respected by their neighbors.

0023

bonds. That they were never  
 during the time aforesaid has  
 known them ever charged with  
 the commission of any crime  
 against the law and if they  
 had aforesaid would certainly  
 have been it That aforesaid  
 is a married ~~man~~ and is living  
 at the number ~~street~~ <sup>street</sup> ~~number~~ <sup>number</sup> ~~given~~  
 with her husband & family  
 seen & before me this } Mary Post  
 27th day of Dec 1890 }  
 John Morris  
 Notary Public  
 New York Co

City & County of New York, Lucy  
 Widley being duly sworn depo-  
 ses and says that she resides  
 at No. 31 Cook Street Hudson  
 City State of New Jersey That she  
 has known the defendants herein  
 for the last four or five years. That  
 she knows their character for  
 honesty and that she never is good  
 That they were never charged  
 with the commission of any  
 crime before & had they been  
 aforesaid would certainly have

0024

a know of it That they are  
 known to be honest and reputable  
 well people. By all who know them.  
 That defendant is a married woman  
 residing at the number of place  
 herein given with her husband  
 family <sup>Lucy & William</sup>  
 Deem. & before this <sup>mark</sup>  
 27th day of Decr 1880.  
 John Morris  
 Notary Public New York Co

City & County of New York. Susan  
 Meyn being duly sworn depo-  
 ses & says that she resides at  
 No. 10 Belleville Avenue in the City  
 of Newark. State of New Jersey.  
 That she knows the defendants  
 herein and has for the last  
 ten years. That she knows the  
 character of the two defendants  
 for honesty & that the same is  
 good. That defendant never  
 knew or heard of them being char-  
 ges with the violation of law.  
 had such been the case, as pointed  
 and certainly have heard of it.  
 That defendant is a married woman



0025

mean living at the number &  
street before mentioned ~~with~~  
with her husband of a family  
Sum to before me this Susan Meyer  
27th day of Dec. 1870

John Morris  
Notary Public  
New York Co

City & County of New York, St. Charles.  
Post being duly sworn before and  
says that he resides at No. 345  
Place Saint Newark New Jersey,  
& engaged in the Stat. business  
No. 40 Jersey Street in said City  
of Newark. That applicant has  
known the defendants for the last  
eight years. That he is well ac-  
quainted with their character for  
honesty and that she seems her  
deportment ever been excellent. That  
being charged with the commis-  
sion of any crime & had such  
been the case applicant would  
never have seen and from it  
Sum to before me this Charles Post  
27th day of Dec. 1880

John Morris  
Notary Public  
New York Co

Annual Session

Part 2

Dr. Joseph

W.

Jane Munday

Ann Munday

affidavit of C. J. A.  
Acte de C. J. A.  
Lant.

J. M. Bellard

J. Council

10 (A. 1000)

(100)

0827

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

*Jennie Meeker and Ann Munday*  
*each*

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

*six bracelets of the value of two dollars*  
*each*

*Two handkerchiefs of the value of one*  
*dollar each*

*One Box of the value of twenty five cents*

*One frame (of the kind commonly called a*  
*picture frame) of the value of twenty five*  
*cents*

*Two earrings of the value of fifty cents each*

*One Bag of the value of ten cents*

*Two stockings of the value of five cents each*

*One jacket of the value of thirty seven cents*

*One pair of scissors of the value of ten cents*

*One pocket book of the value of ten cents*

*One pin of the value of ten cents*

*One bottle of water (of the kind commonly*  
*called cologne) of the value of twenty cents*

*One vase of the value of thirty cents*

of the goods, chattels, and personal property of one

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

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

That the said

*Jennie Meeker and Ann Munday*  
*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,

- Six bracelets of the value of two dollars each.*
- Four handkerchiefs of the value of one dollar each.*
- One box of the value of twenty five cents.*
- One frame (of the kind commonly called a picture frame) of the value of twenty five cents.*
- Two earrings of the value of fifty cents each.*
- One bag of the value of ten cents.*
- Two stockings of the value of five cents each.*
- One jacket of the value of thirty seven cents.*
- One pair of scissors of the value of ten cents.*
- One pocket book of the value of ten cents.*
- One pin of the value of ten cents.*
- One bottle of water (of the kind commonly called Cologne) of the value of twenty cents.*
- One vase of the value of thirty cents.*

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

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

*James Simpson*  
unlawfully, unjustly, and, for the sake of wicked gain, did feloniously receive and have (the said *Jennie Meeker and Ann Munday* 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.

*David B. Rollins*  
**BENJ. K. PHELPS, District Attorney.**

0029

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Meiner, Charles

**DATE:**

01/10/81



354

0030

86.

Day of Trial  
Counsel,  
Filed *10* day of *Jan'y* 188*1*  
Pleads ~~as~~ *Party II.*

BURGLARY—Third Degree, and  
[Receiving Stolen Goods.]

THE PEOPLE

33, 124  
1642 vs.

*Charles Meene*

*Daniel S. Collins*  
BENAVENUESA

*Return* District Attorney,  
*Part No 8* May 11, 1881  
*pleas Party 3.*

A True Bill.

*James Dan*

Foreman

*D.P. 2 of law.*

0831

Police Office. Third District.

City and County } ss.: August Schmalcher  
of New York, }  
No. of 149 Eldridge Street, being duly sworn,

deposes and says, that the premises No. 149 Eldridge  
Street, 17<sup>th</sup> 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 of opening the side door leading  
to said Saloon by false keys

on the 19<sup>th</sup> of the 19 day of December 1880,  
and the following property, feloniously taken, stolen and carried away, viz..

One Revolving pistol of the value of five dollars  
one Box of and one coat and one pair  
of Pants and good and lawful money of  
the United States consisting of Silver  
Nickel and Copper Coins of the value of  
about two dollars said property being in all of the value written above

the property of Deponent, said coat and Pants being the  
property of Joseph Power, in care and charge of deponent  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

Charles Miner (now here)

for the reasons following, to-wit: That deponent is informed  
by officer John J. Conced of the 10<sup>th</sup> Precinct  
Police that he arrested said Miner  
in Eldridge Street with the Revolving  
pistol in his possession which deponent  
fully identifies as the property taken  
stolen and carried away from the  
premises aforesaid

August Schmalcher

Presented to before me this  
20<sup>th</sup> day of December 1880  
J. W. M. T. P. S. P. A. C.

0032

City & County of New York

John J. Breed of the 10th Precinct Police being duly sworn deposes and says that on the morning of the 20<sup>th</sup> day of December 1880 he arrested Charles Minor (now here) an Eldridge St. at the hour of 3<sup>30</sup> and there found a Revolving pistol in his possession August Belmont the within complainant fully identifies said Revolving pistol as the one stolen from his possession

Sworn to before me this 20<sup>th</sup> day of December 1880  
John J. Breed  
J. M. [Signature]  
Police Justice

0833

Police Court—Third District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles Meiner 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.—Charles Meiner

Question.—How old are you?

Answer.—32 years

Question.—Where were you born?

Answer.—Germany

Question.—Where do you live?

Answer.—124<sup>th</sup> Street

Question.—What is your occupation?

Answer.—Laborer.

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

Answer.—I am not guilty

Charles Meiner.

Taken before me this

J. W. [Signature]  
20 day of March 1890  
Police Justice.

0034

Form 11f.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & c.,  
 ON THE COMPLAINT OF  
*Samuel Schmickler*  
 1149 *St. Albans*  
*Christ Church*

DEC 29 1888

OFFICE OF THE CLERK OF THE DISTRICT COURT

Offence, BURGLARY.

Dated *Dec 20* 1888

*Walter* Magistrate.

*Creed* Officer.

..... Clerk.

Witnesses, .....

No. .... Street.

No. .... Street.

No. .... Street.

& *100* to answer committed.

Received in Dist. Atty's Office  
*[Signature]*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

0035

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 Weiner*

late of the ~~Seventeenth~~ Ward of the City of New York, in the County of New York,  
aforesaid, on the ~~nineteenth~~ day of ~~December~~ in the year of our Lord one  
thousand eight hundred and eighty ~~with~~ force and arms, at the Ward,  
City and County aforesaid, the ~~saloon~~ of

*August Schmelter* 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

*August Schmelter* then and there being, then and there  
feloniously and burglariously to steal, take and carry away, and

*One pistole of the value of five  
dollars*

*One coat of the value of five dollars*

*One pair of pantaloons of the value of  
five dollars*

*Five coins of a number kind and de-  
nomination to the jurors aforesaid unknown  
and a more accurate description of which  
cannot now be given of the value of two  
dollars*

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

*August Schmelter*

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.

0036

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

*Charles Weiner*

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 pistol of the value of five dollars*  
*One coat of the value of five dollars*  
*One pair of pantaloons of the value of*  
*five dollars*  
*Gives coin of a number kind and*  
*denomination to the jurors aforesaid*  
*unknown and a more accurate de-*  
*scription of which cannot now be*  
*given of the value of two dollars*

of the goods, chattels and personal property of

*August Schmeltzer*

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

*August Schmeltzer*

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

*Charles Weiner*

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 pro-  
vided, and against the peace of the People of the State of New York, and their dignity.

*Daniel S. Rollins Acting*  
**BENJAMIN RINEPS, District Attorney.**

0837

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Meyer, Albert

**DATE:**

01/31/81



354

0030

370

Filed 31 day of January 1851.

Pleas

Obtaining Goods by False Pretences

THE PEOPLE

vs.

Albert Meyer

*Wm. H. ...*

David S. Rollins

~~BEING~~ ~~K. PHIBBS~~

District Attorney.

A True Bill.

*to ...*

Foreman.

Sept. 1. 1851.

*Pleas guilty*

*Per ...*

0039

Form 112.

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

Police Court—First District.

of No. Christopher Meyer  
4 Beaver Street, being duly sworn, deposes  
and says, that on the 8th day of January 1887  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, by trick & device

the following property, viz: One suit of clothes  
(Pants coat & vest)

of the value of Twenty five 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 Albert Meyer  
(now here), who stated to  
deponent that he was  
a wine merchant doing  
business at no 146 East 42  
Street and would pay for  
said clothing. That  
deponent is informed by  
Louis Ingersoll that he has in  
quinal at said no  
146 Street. & said Meyer  
does not now & did not  
on said day do business  
at said place but did so  
represent to deponent, & that  
said property—Christopher Meyer

Sworn to, before me, this 24th day

of January 1887  
John W. [Signature]  
Police Justice

0040

City & County  
of New York, S.S.,

Louis Ingwerson No 1 Greenback St  
being duly sworn says that  
he has heard read the  
foregoing affidavit and  
the facts therein stated  
are information of deponent  
in true

Louis Ingwerson

Sworn to before me  
this 29<sup>th</sup> day of  
January 1881  
J. J. Langen  
Police Justice

0041

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Albert Meyer*

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. *Albert-Meyer*

Question. How old are you?

Answer. *37. Years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *No regular place*

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 am guilty  
A. Maier*

Taken before me, this *25* day of *January* 18*89*  
*W. H. Thompson* Police Justice.

0842

COUNSEL FOR COMPLAINANT.

Name, .....

Address, .....

COUNSEL FOR DEFENDANT.

Name, .....

Address, .....

Police Court—First District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*Christophe Meyer*  
*H. Blawie*  
vs.  
*Albert Meyer*



Dated *Jan 25* 18 *81*

*Magistrate*

*Magistrate*

*207* Clerk.

Witnesses: *Louis Schwegerson*  
*2* *Carroll*

*1500* to answer  
at *1st* Sessions

Received at Dist. Atty's office

BAILABLE

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0043

City Prison  
Fred Meyer Esq  
Dear Sir

Albert Meyer  
committed 25th inst by Justice  
Morgan charged with Grand  
Larceny and held under \$1500  
bail is subject to his and  
I am anxious to get rid of  
him. You will please put  
him on the list as early  
as possible & much oblige

Yours Truly  
James F. Finn  
Warden

0044

Geo. Dreyfus  
Dist. Att. Gen. Office

0045

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

*Albert Meyer*

late of the First Ward of the City of New York, in the County of New York, aforesaid  
on the *eight* day of *January* in the year of our Lord  
one thousand eight hundred and ~~seventy eight~~ *eighty one*, 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

*Christopher Meyer*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend  
and represent to *the said Christopher Meyer*

That *he the said Albert Meyer was a  
wine merchant and that he the said  
Albert Meyer was then and there doing  
and carrying on business as such  
wine merchant at Number one hundred  
and forty six East forty second Street  
in the City and County of New York  
aforesaid*

0046

And the said *Christopher Meyer*

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

*Albert Meyer*

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

*Albert Meyer one pantaloons of the value of ten dollars in money*

*One coat of the value of twenty dollars in money*

*One vest of the value of five dollars in money*

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

and the said *Albert Meyer* did then  
and there designedly receive and obtain the said *pantaloons, coat*

*and vest*

of the said *Christopher Meyer*

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

by means  
of the false pretences and representations aforesaid, and with intent feloniously to cheat  
and defraud the said *Christopher Meyer*

of the same.

And Whereas, in truth and in fact, the said *Albert Meyer* was not then and there, or at all a wine merchant

And whereas in truth and in fact he the said *Albert Meyer* was not then and there doing or carrying on any business as a Wine Merchant at Number one hundred and forty six East forty second street in the City and County aforesaid or elsewhere -

And whereas in truth and in fact he the said *Albert Meyer* was not then and there doing or carrying on any business whatsoever at Number one hundred and forty six East forty second Street in the City and County aforesaid

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Albert Meyer* to the said *Christopher Meyer* 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 *Albert Meyer* well knew the said pretences and representations so by him made as aforesaid to the said *Christopher Meyer* 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 *Albert 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 *Christopher Meyer* the aforesaid pantaloons, coat and vest

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

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

0848

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Miller, James

**DATE:**

01/04/81



354



0050

Fourth District Police Court.

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

*John Stephenson*

of No. *402 East 19<sup>th</sup>*  
Street, *in the City of New York* being duly sworn, deposes and says,  
that on Sunday, the *26<sup>th</sup>* day of *December* A.D. *1880*

at the City of New York, in the County New York,  
he saw *Charles H. Miller*

sell and expose for sale, at his premises, No. *36 6<sup>th</sup> Avenue in*  
*and City* spirituous and intoxicating liquors, in violation of the law in such cases

made and provided, *that said Miller did then and there*  
*sell unto defendant two glasses of whiskey for the*  
*sum of twenty cents one of which defendant did then*  
*drink as a beverage. That at the time*  
*there were present in the place about*  
*25 persons.*

*John Stephenson*

Sworn before me, this

*19<sup>th</sup>*

*1880*

Police Justice.

*John Stephenson*  
*Police Justice*

0051

203  
POLICE COURT—FOURTH DISTRICT.

THE PEOPLE, & c.  
ON THE COMPLAINT OF

John Stephenson  
402 East 19th

vs.

Charles H. Miller

AFFIDAVIT.  
Violation of Sunday Liquor Law.

Dated the 19 day of January 1881

Murray Magistrate.

Holland Officer.  
Court.

Witnesses

Bailed \$ 100 to Ans. G. S.

By Stephen Miller

333 West Houston Street.

0052

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

*Charles H. Miller*

late of the ~~Fifteenth~~ *Twenty-sixth* Ward of the City of New York, in the County of New York, aforesaid, on the ~~twentieth~~ *twentieth* day of ~~December~~ *December* 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

*John Stephenson*

; 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*

*Charles H. Miller*

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

*John Stephenson*

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*

**BENJAMIN H. HARRIS, District Attorney.**

0053

303

J. D. Stevens -

Day of Trial

Counsel,

Filed 31 day of January 1881.

Pleads Ant. & Ind. by Pet. & G.

THE PEOPLE

vs.

50 of 41  
1881

Violation of Excise Law.

B.

Charles C. Miller

David G. Phillips

Attorney

District Attorney.

Part. M. Feb. 28, 1881.

Pleads 2 Counts

A True Bill.

Famine case

Foreman X  
Lester Sumner 5 days

George S. Hoad

Notified the Court

IN SENATE  
JANUARY 31 1881  
RECORDED  
COMMISSIONER OF THE GENERAL LAND OFFICE  
WASHINGTON

0854

Police Court—Second District.

City and County } ss:  
of New York. }

of No. 207 8th Avenue Street, being duly sworn,  
deposes and says, that the premises No. 207 8th Avenue  
Street, 10 Ward, in the City and County aforesaid, the said being a dwelling house  
~~a part of~~ and which was occupied by deponent as a store for the sale of  
Shoes at the time inhabited were **BURGLARIOUSLY**  
entered by means of forcibly breaking the side  
glass in the window of said store

on the night of the 22 day of December 1880  
and the following property feloniously taken, stolen, and carried away, viz:

One pair Shoes of the value of  
Five dollars

the property of deponent  
and deponent further says, that he has great cause to believe, and does believe, that  
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen  
and carried away by James Miller  
for the reasons following, to wit:

That at about 10 O'Clock  
P.M. on the 21st instant the said window  
was sound and unbroken - at about 4  
O'Clock on the 22nd instant deponent  
heard the breaking of the glass and saw  
said defendant at the said window -  
defendant left and shortly thereafter re-  
turned and attempted to take said shoes  
by thrusting his arm through said

0055

~~James Miller~~ window and was arrested  
by Officer Hughes -

Sworn to before me, } James Carson  
this 22<sup>nd</sup> day of Decem 1880 }  
Peterson  
Police Justice

City and County  
of New York } S.S.  
Alexander Hughes of the 16 Precinct  
being duly sworn says on the 22<sup>nd</sup>  
instant at about the hour of 4 O'clock  
A.M. deponent heard a noise and im-  
mediately thereafter saw James Miller  
coming from the doorway of the store  
No. 264 - 8<sup>th</sup> Avenue at which time  
no other person was in the street in  
the vicinity of said store - deponent  
arrested said Miller whose hand  
was cut and bleeding -

Sworn to before me this } Alexander Hughes  
22<sup>nd</sup> day of Decem 1880 }  
Peterson  
Police Justice

0056

Police Court—Second District.

CITY AND COUNTY) ss.  
OF NEW YORK.

*James Miller* being duly examined before the undersigned, according to law, on the anaexed 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.—

*James Miller*

QUESTION.—How old are you?

ANSWER.—

*Thirty Six years*

QUESTION.—Where were you born?

ANSWER.—

*City of Glasgow*

QUESTION.—Where do you live?

ANSWER.—

*Brooklyn*

QUESTION.—What is your occupation?

ANSWER.—

*Carpenter*

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*

*James Miller*

Taken before me, this

*27*

day of *Decm.* 188*8*

*Wm. M. ...*  
Police Justice.

0057

Police Court—Second District.

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

James Cartwright  
207 8<sup>th</sup> Ave  
38.  
James Miller

Dated December 22 1870

Wm. M. McDell Magistrate.

Thomas Henghas Officer.  
16 Clerk.

Witnesses:  
Alexander Henghas  
16 to P. O. Canal

Committed in default of \$ 500 Bail.  
Bailed by [Signature]  
No. [Signature] Street.



0058

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 Miller*

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

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

*James Carson*

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

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

*Daniel G. Rollins.*

~~REDACTED~~ District Attorney.

0059

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Mooney, John

**DATE:**

01/10/81



354

0060

Bailed by Joseph Mooney  
316 East 36<sup>th</sup> Street,  
\$1000, on January 7-1881.

82  
J. C. Mooney  
Filed 10 day of Jan'y 1881  
Pleads "Not Guilty"

THE PEOPLE

148  
27  
148  
vs.

B

Felonious Assault and Battery.

John Mooney  
Daniel G. Collins  
BENJ. K. PHELPS,

Acting District Attorney.

Part No. 1020: 15. 1881  
Fred + convicted O'Connell  
Pen one year.

A True Bill.

Francis [Signature]

Foreman.

0061

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK. }

John Mooney 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 Mooney

Question.—How old are you?

Answer.—26 years

Question.—Where were you born?

Answer.—Ireland

Question.—Where do you live?

Answer.—148 Mulberry St.

Question.—What is your occupation?

Answer.—Waster

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

Answer.—I am not guilty

John Mooney

Taken before me, this

R. V. Ripley  
Mag. of  
Police Justice.  
1892

0862

Form 15.

Police Court—Third District.

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

ss. James A. Brown

of No. 5 Mulberry Street

being duly sworn, deposes and says, that

on Sunday the second day of January

in the year 1881 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Murray (now dead)

who cut and stabbed deponent  
in his left leg with a knife he  
held in his hand

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

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

Sworn before me, this 6<sup>th</sup> day  
of January 1881

B. W. Brough

Police Justice.

James A. Brown  
(mark)

0053

Bail

Joseph Mooney  
316 Cash & Co. depts

Personal bail

\$1000  
Jan 7th 1887

Police Court—Third District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Jane Brown  
5 Mulberry St

John Mooney  
1881

Dated: Jan 6 1887

Birby  
Magistrate.

Maas  
Officer.

10

WITNESS:

Jane Brown  
5 Mulberry St

1000 am.

Gold

Form 15.

ARRAIGNED & B.  
FELONIOUS.

0064

New York, March 1, 1851.

Dear Judge-

I am informed that John Mooney, about whose case I saw you a week or so ago, will be called up for sentence today. I trust that you will pardon me for again calling your attention to the matter but his family are heart broken about him and at their request I again appeal to you to make his punishment as light as the facts & circumstances will permit.

Very truly yours,

Jas B. Sheidman

Hon. R. B. Cowing,  
City Judge.

0065

The People

or

John Mooney

0066

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

*Daniel Madden*

of *the 10<sup>th</sup> East River* Street,  
being duly sworn, deposes and says that on the *9<sup>th</sup>* day of *January*  
1880, at the City of New York, in the County of New York.

*he arrested John Mooney (now here)  
who cut and stabbed one James  
Brown on the left leg with a knife  
he Mooney held in his hand,  
said Brown is now confined to the  
Chamber Street Hospital from the injuries  
received, and is unable to appear in  
Court,*

*Deponent prays that said  
Mooney may be committed to await  
the result of said injuries*

*Daniel Madden*

Sworn to by  
before me  
*Edmund J. Smith*  
1880  
Police Justice.

0067

POLICE OFFICE, THIRD DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

David Madden

vs.

John Mooney

Affidavit of David Madden  
and James Brown

Dated Jan'y 2 1880

Smith JUSTICE.

Madden OFFICER.

10

WITNESSES:

Com to await  
result of injuries

0060

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 Mooney*

late of the City of New York, in the County of New York, aforesaid, on the  
*Second* day of *January* 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 *James A. Brown*  
in the peace of the said people then and there being, feloniously did make an assault  
and *him* the said *James A. Brown*  
with a certain *knife* which the said

*John Mooney*  
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 *James A. Brown*  
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 ~~of~~ the year aforesaid, at the City and County  
aforesaid, the said *John Mooney*  
with force and arms, in and upon the body of the said *James A. Brown*  
then and there being, willfully and feloniously did make an  
assault and *him* the said *James A. Brown*  
with a certain *knife* which the said *John Mooney*

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 then and there willfully and feloniously  
do bodily harm unto *him* the said *James A. Brown*  
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 *John Mooney*  
with force and arms, in and upon the body of *James A. Brown*  
in the peace of the said people then and there being, feloniously, did make another  
assault and *him* the said *James A. Brown*  
with a certain *knife*  
which the said *John Mooney*

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 *James A. Brown* with intent *him* the

0069

said *James A. Brown* 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

*John Mooney* with force and arms, in and upon the body of the said *James A. Brown* then and there being, willfully and feloniously, did make another assault and the said *James A. Brown* with a certain *Knife* which the said *John Mooney* 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 *James A. Brown* 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* acting  
**BENJ. K. PHELPS**, District Attorney.

*Filed by Joseph Henry  
316 East 36th Street,  
New York, on January 7, 1881.*

82  
*J. C. Moore*  
Filed 10 day of *Jan* 1881  
Pleas Not Guilty "

THE PEOPLE

B

Felonious Assault and Battery.

*John Mooney*  
*Daniel G. Rollins*  
BENJ. K. PHELPS

Acting District Attorney.

Part no. 100-157-1881  
Paid & marked 2/10/81  
Pen one year  
A True Bill.

*James A. Brown*

Foreman

0070

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Moore, B. Frank

**DATE:**

01/27/81



354

0071

The indictment in the case of the People vs B Frank Moore has been misplaced - and cannot be found after diligent search. As appears by the within affidavit B Frank Moore has permanently left the jurisdiction and that the Lottery business for the making of which he was indicted has been closed up many months ago for good. I respectfully ask the Court to discharge the recognizance of B Frank Moore and James Campbell

*W. H. [Signature]*  
Att. Dist. Atty.  
Mar 20 82

As the Dist Atty has been consulted and agreed to have the recognizance discharged upon the filing of the within affidavit of residence of Moore in Chicago

*[Signature]*  
Mar 20 82

*Not misplaced  
100 Dist Atty Off*

*Advised [Signature]*

Counsel,  
Filed 27 day of Aug 1882  
Pleads

INDICTMENT  
vs.  
THE PEOPLE  
vs.  
*Bailed*  
*B. Frank Moore*

**JOHN MARSHALL**  
District Attorney.

**A True Bill.**

Part 2 Feb 14. 1883.  
Bail discharged

0072

State of Illinois,  
County of Cook, }  
City of Chicago } Personally appeared before  
duly qualified to take depositions to be used  
the several courts of the State of New York by  
an appointment (now in force) to be a Com-  
missioner for the State of New York to reside  
in Chicago, Illinois, on this <sup>Tenth</sup> day of  
November, A.D. 1882, B. Frank Moore,  
known to me to be the person he represents him-  
self to be, who, being by me first duly sworn,  
doth on his oath, depose, that he has  
permanently removed his residence and  
that of his family, from the city and county  
and State of New York, to the City of Chicago  
aforesaid, and that, it is not his intention  
to return to the said city of New York, for the  
purpose of residing, or engaging in any active  
pursuit, or business - at any future time -

In Evidence whereof he has hereunto  
also affixed his signature at Chicago as aforesaid  
on the day and year above given.  
Sworn and subscribed to before }  
me, Witness my official seal }  
and signature

Phil A. Hogan  
a Commissioner for the State  
of New York in Charge of same

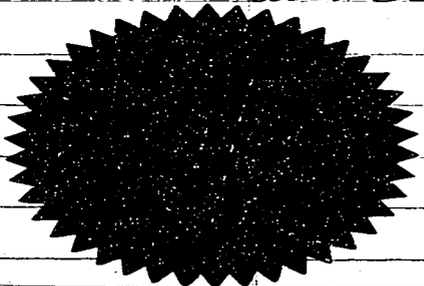
also personally appeared to me, on the day  
 and year stated in foregoing declaration,  
 J. M. Graham  
 whom I hereby certify to be known to me to be a  
 respectable citizen of the City of Chicago a person  
 said with whose identity I am personally  
 acquainted, who, being by me first duly  
 sworn, doth depose that he has read the  
 foregoing signature and declaration of B.  
 Frank Moore of Chicago and that he witnessed  
 the execution or signature of the same - and  
 that he believes the contents of the same to be  
 true and that the said B. Frank Moore is  
 now and has been for several ~~years~~ <sup>months</sup> a resident  
 of said city of Chicago and that he has cause  
 to believe that said Moore intends not to  
 reside at any future time or transact any  
 business in said city of New York -

+ note - "wrote" words  
 "wrote" for "year"

In witness whereof I have hereunto  
 my official signature  
 and seal given at Chicago  
 this 1st day of August 1895

John Graham

Philipp A. Kohn  
 Commissioner of the State of  
 New York in Chicago August 1895



0874

*Lucie*

*P. Frank Moore*

*P*

0075

Mr. J. M. Graham is an attorney at Law, of  
high social & legal standing in Chicago,  
office & place of business 77 & 79 Clark  
St. Chicago - His residence on the North side  
(Casale or Clark St) is not known - He  
is well known to Phil Hogue, U.S. Comm-  
issioner & Commissioner for the State of N.Y.  
The gentleman who swore in to, & signed  
the affidavit & affixed his seal thereto -  
that of it they ought to have been suff-  
icient -  
John G. Wood

0076

In view of the facts  
 set forth within, and  
 the statements of Mr  
 Arthur Carver that  
 DeLahun (as per Mr B. H. Moore  
 the Lottman) was entirely  
 withdrawn from the estate  
 the recognition may be  
 discharged with the  
 consent of the court  
 J. W. P. Ryan  
 Sep 14 83

0877

The indictment in the case of the People vs Frank Moore has been misplaced - and cannot be found after diligent search. As appears by the within affidavit Frank Moore has permanently left this jurisdiction, and that the Lottery business for the making of which he was indicted has been closed up many months ago for good. I respectfully ask the Court to discharge the recognizance of Frank Moore and James Campbell

J. W. [Signature]  
Att. Dist. Atty.  
Mar 20 82

As the Dist Atty has been consulted and agreed to have the recognizance discharged upon the filing of the within affidavit of residence of Moore in Chicago

[Signature]  
Mar 20 82

Ind. misplaced  
in Dist Atty's off

Ad. [Signature]

Counsel,  
Filed 27 day of Aug 1882  
Plends

THE PEOPLE

vs.

Ind. [Signature]  
O. Frank Moore

JOHN MURKIN

District Attorney.

A True Bill.

Part 2 Feb 14, 1883.

Bail discharged

0878

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Morse, Albert

**DATE:**

01/27/81



354

0079

264

Day of Trial,

Counsel,

Filed 27 day of

Jan 1881

Pleas

THE PEOPLE

Selling Lottery Policies.

vs.

B.  
Albert Nord.

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Frederic D. Sawyer  
Foreman.

Frederic D. Sawyer  
Foreman.  
H. D. Sawyer on P. Bonds  
Jan 1881 \$50.

0000

10/20/45  
203045-975  
Lamp

0881

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Doe~~ *Albert Morse* did, on or about the *12<sup>th</sup>* day of *November*, 1880, at number *82 Chatham Street* in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and further, that the said ~~John Doe~~ *Albert Morse*

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *Eighty two Chatham* street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,  
this *5<sup>th</sup>* day of *January* 1881

*Anthony Comstock,*

*P. W. Mansdell*  
Police Justice.

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

*John W. Van Pelt* of 150 Nassau St. being duly sworn deposes and says that on the *12<sup>th</sup>* day of *November* 1880 he purchased the annexed certain paper or instrument, purporting to be a ticket, or part of a ticket, in a lottery or lottery policy, which said paper instrument and ticket is commonly called a *policy slip, or lottery policy,* and the said ~~John Doe~~

*Albert Morse* aforesaid did sell the same to this deponent, as more fully stated in the foregoing affidavit, and deponent knows the facts as set forth in the above affidavit to be true of his own knowledge concerning the *policy* party, and place complained of.

Subscribed and sworn to before me  
this *5<sup>th</sup>* day of *January* 1881  
*P. W. Mansdell*  
Police Justice.

*John W. Van Pelt*

*Bought of 82 Chatham St. Nov 12<sup>th</sup> 1880. St. No. 82-43*

0002

260?  
POLICE COURT - 11th DISTRICT.

LOTTERY AND POLICY.

THE PEOPLE, ETC., NY  
ON THE COMPLAINT OF  
*Anthony Lombardi*

VS.

*Albert Moore*

Dated *January 1st* 1881  
Magistrate.

*Adlaw* Clerk  
Officer.

WITNESSES:  
*46*

By *John Paul* Secretary.  
*Meuser & Lewis*  
*246 E 19th* Street.

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

The People of the State  
 of New York  
 vs  
 Albert Ross

City and County of New York

Samuel Krueger,  
 being duly sworn deposes and  
 says. I am a furniture dealer  
 carrying on business at no  
 112.4th Avenue in the City of  
 New York. I know the defendant  
 above named, his correct  
 name is Albert Ross. He  
 has been in my employment  
 since the 15th January 1881  
 as Salesman and Bookkeeper

From what I have seen  
 of him and learned from  
 inquiry among his neighbors  
 I believe him to be a young  
 man of steady habits trustworthy  
 and reliable, and a man  
 of good character for honesty  
 and truthfulness.

He is a man of family

having a wife and two children  
whom I have reason to believe  
are wholly dependant upon  
him for support.

Given to before me Samuel Kruger  
this 1<sup>st</sup> day of February 1881

William L. ...  
Notary Public  
of C

Court of General Sessions

The People vs

— vs —

About notes

App. of Samuel Kruger

MAILED FEBRUARY 27 1881

0005

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

The People,

— vs —

Albert Moss.

City and County of New York }  
Albert Levy being  
duly sworn deposes and says  
I am twenty five years of age  
a married man and have a  
family consisting of a wife  
and two small children, my  
occupation is that of a book  
keeper, I am at present engaged  
as salesman and bookkeeper  
for one Samuel Kreizer who is  
engaged in the furniture business  
at no 112. 4th Avenue in the  
City of New York, I was  
out of employment the latter part  
of last fall, my family were  
in need and an opportunity  
was offered me at a salary  
of \$9 per week to open sell lottery  
tickets, not knowing at the  
time the nature of the business  
I accepted the position

0006

about the 1<sup>st</sup> of September last,  
the office was at 82 Chatham  
street in this city. On the  
10 of January I believe of this  
year I was arrested, on a  
charge of selling lottery tickets  
was held in bail and subsequently  
indicted on said charge.

Since my arrest I have  
refused to continue in said  
business, and have never  
engaged in it directly or  
indirectly, and do not  
intend to do so.

I never have been  
arrested before in my life  
on any charge, whatsoever  
and my conduct during  
my entire life has been  
irreproachable.

I have at the time of my arrest  
I gave my name as  
Cross which is the family  
name of my wife and  
have been indicted under  
that name, my own name  
is Albert Levy.

Sworn to before me

this 1<sup>st</sup> day of February 1881

Douglas A. Levens

Notary Public

Albert Levy

0007

Court of General Sessions

The People vs

— a job —

Albert Moore

County of Montgomery

COLLEGE STREET  
MONTGOMERY, ALA.

0000

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

*Albert Morse*

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

*John H. Van Pelt*

and did procure and cause to be procured for the said

*John H. Van Pelt*

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

*B Ex 12*  
*20 30 45 925 =*  
*Sad 9,*

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

## SECOND COUNT—

And the jurors aforesaid, upon their oath aforesaid, do farther present:

That the said

*Albert Morse*

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

*Albert Morse*

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

*Eighty-two Chatham Street*

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

## THIRD COUNT—

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

That the said

*Albert Morse*

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

And that

he

the said

*Albert Morse*

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

*Eighty-two Chatham Street*

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

*John H. Van Belt*

and did procure and cause to be procured for the said

*John H. Van Belt*

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

*B Ex 12*

*20 30 45 425 =*

*Sad 9*

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

## FOURTH COUNT—

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

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

*Eighty two Cathaw Street*

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

## FIFTH COUNT—

*And the jurors aforesaid, upon their oath aforesaid, do further present :*

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

*Eighty two Cathaw Street*

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

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

DANIEL G. ROLLINS,  
District Attorney.

0091

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Mowers, John

**DATE:**

01/19/81



354

0092

THE PEOPLE vs. JOHN MAWES  
Indictment - Larceny - Criminal

192

Counsel, *Act 16*  
Filed 19 day of Jan 1884  
Pleads *Not Guilty (20)*

Indictment - Larceny - Criminal

THE PEOPLE

vs.

*John Mawes*

*Daniel S. Bellis*  
DEPT. OF PROBATION

District Attorney.

A TRUE BILL.

*Francis Davis*

Foreman.

*Jan 21 1884*

*[Signature]*

*Thos. Gaulty*

*S. A. One year.*

0893

Send Subpoena for Complaint  
to No. 8 Thomas St. N.Y. City  
Case of Taylor & Blinwood

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

FORM 89 1/2

POLICE COURT—SECOND DISTRICT.

SS. William O. Ayers

of No. 859 Atlantic Avenue, Brooklyn Street, being duly sworn, deposes  
and says, that on the 14<sup>th</sup> 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: One paper package  
containing a quantity of Beloch of  
the value as deponent is informed  
and believes of forty-three dollars,  
and being the property of Le Pontelle  
and others, Co-partners doing business  
in Broadway near 14<sup>th</sup> Street under  
the firm name of Le Pontelle Bros.,  
and said package being then in the  
of the value of four and charge of one Dollars.

the property of deponent as a common  
Carriage and driver of an Express  
Wagon

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

John Mowers, now here,  
from the fact that deponent then  
caught and detected said John  
in the act of leaning over the  
tail-board of deponent's express  
wagon, on the corner of Broadway  
and Eighth Street, and in the  
act of stealing and carrying away  
said package, and he had said  
package in his hands having  
removed the same from the  
front of said wagon where deponent  
had placed it. W. O. Ayers

Sworn to before me, this 15<sup>th</sup> day

of January 1881

Wm. M. ...  
Police Justice

0094

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*John Mowers* 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.—*John Mowers*

QUESTION.—How old are you?

ANSWER.—*Eighteen years of age*

QUESTION.—Where were you born?

ANSWER.—*New York City*

QUESTION.—Where do you live?

ANSWER.—*47 Elm Street*

QUESTION.—What is your occupation?

ANSWER.—*Unloading fruit on the dock*

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. John Mowers*

Taken before me, the

*John Mowers*  
15"  
day of January 1881  
Police Justice.

0095

Form 894

POLICE COURT—SECOND DISTRICT

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

*William C. O'Connell*

*857 Atlantic Ave. Brooklyn*

*John J. O'Connell*



DATED *January 15* 18*81*

*James* MAGISTRATE.

*Gulligan 25*" OFFICER.

WITNESS: *John C. Gulligan*  
*25" Prec. Police*

BAILED BY *Wm. G. S. Conn*  
TO ANS.

NO. \_\_\_\_\_ STREET.

*W.C. O'Connell*  
Attorney-at-Law

0096

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 Mowers*

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

*four* three yards of cloth (of the  
kind commonly called velvet) of  
the value of one dollar each yard

of the goods, chattels and personal property of one

*Charles Le Boutillier*

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

*Daniel C. Collins*

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

0097

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Murphy, Edward

**DATE:**

01/25/81



354

0098

241

H. Coleman

Counsel,  
Filed 25 day of Jan 1881  
Pleads

THE PEOPLE  
vs.  
Edward P. Murphy  
Larceny and Receiving Stolen Goods.

Paul S. Collins  
District Attorney

A True Bill.

Francis J. ...  
Jan 26 / 81 Foreman  
J. J. ...  
State of Missouri

0099

4 District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

Laura Chamberlain

of No. 1495 Broadway Street,  
being duly sworn, deposes and saith, that on the  
at the Twenty Second  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from complainant's person

20 day of January 1881

Ward of the City of New York,

the following property viz.:

A Silver pocketbook value Ten dollars  
and containing eighteen cents in  
Silver coin, and all of the value  
of Ten dollars and eighteen cents

the property of Laura Chamberlain

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen and carried away by Edward P. Murphy (now

present) from the fact that whilst  
deponent was on the corner of 43<sup>rd</sup> Street  
and Broadway said Murphy came up  
to deponent and snatched from deponent's  
left arm the pocketbook as above described  
which was attached to a chain, and  
which contained the amount of money  
above described, and ran away with  
the same said Murphy was captured  
by William J. McKim of the 22<sup>nd</sup> Precinct  
Police. Said pocketbook was a part of deponent's ordinary  
clothing  
M. C. Chamberlain.

Sworn before me this 21 day of January 1881  
POLICE JUSTICE

0900

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

*Thomas J. Saunders*

*330 West 41 Street*

Lined area for text entry, containing approximately 25 horizontal lines.

0901

Police Court, Fourth District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edward P. Murphy* 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. *Edward P. Murphy*

Question. How old are you?

Answer. *Eighteen Years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *331 West 140 St*

Question. What is your occupation?

Answer. *Sand Paper*

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

Answer. *I have nothing to say*

*Edward P. Murphy*

*Wm. W. ...*  
Taken before me this *7/1* day of *September* 188*7*  
Police Justice.

0902

Police Court - Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Lucia Chamberlain*  
*1195 Broadway*  
*Edward P. Murphy*

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 *January 21* 188*1*

*Murray* Magistrate.

*W H de Kean* Officer.  
*22*

Clerk.

Witnesses,

*Thomas O Scudder*

*330 West 41 St*

*W H de Kean*

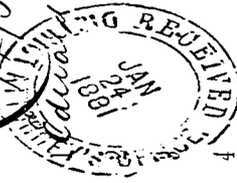
*22 Precinct Police*

*W H de Kean*

Received in District Att'y's Office,

*W H de Kean*

Offence.....



09

0903

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

*Edward P. Murphy*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the  
*twentieth* 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 pocket-book of the value of few dollars.  
Divers coins of a number, kind and denom-  
ination to the jurors unknown and a  
more accurate description of which  
cannot now be given of the value of  
eighteen cents  
of the goods, chattels and personal  
property of one Laura Chamberlain  
on the person of the said Laura Chamberlain  
then and there being found, from the  
person of the said Laura Chamberlain*

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

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. then and

0904

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

Edward P. Murphy

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 pocket-book of the value of ten dollars  
Divers coins of a number, kind and  
denomination to these jurors unknown  
and a more accurate description of which  
cannot now be given of the value of eighteen  
cents

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

Laura Chamberlain

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

Laura Chamberlain

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

Edward P. Murphy

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.

Samuel S. Rollins

**BENJAMIN CURTIS**, District Attorney.

0905

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Murphy, John

**DATE:**

01/31/81



354

0906

306.

Day of Trial

Counsel,

Filed 31 day of January 1884.

Reads *John C. Kelly (Clerk)*

Burglary—Third Degree, and Receiving Stolen Goods.

THE PEOPLE

vs.

*John Murphy*

*David S. Mills*  
DEPT. K. FIELDS,

District Attorney.

*John J. Kelly*

*Henry J. Kelly*

*John C. Kelly*  
A TRUE BILL.

*James D. Kelly*

Foreman.

*John C. Kelly*

*James D. Kelly*

See as to main clerk's  
particulars.

0907

POLICE COURT Fifth DISTRICT.

City and County }  
of New York, } ss:

John Kennedy  
of No. Ward 5 Stewart Street, being duly sworn,

deposes and says, that the premises is a frame building, supporting a  
the New York City Asylum for Deaf and Dumb  
Street, 12<sup>th</sup> Ward, in the City and County aforesaid, the said being a  
building  
the Commissioners of Public Charities and Corrections  
and which was occupied by deponent as a stable

were **BURGLARIOUSLY**  
entered by means forcibly removing a prop fastening  
the door to said stable in its closed position

on the eight of the Twelfth day of January 1881  
and the following property feloniously taken, stolen, and carried away, viz:

one living animal to wit a calf of black  
color with white spots  
between three and four months old  
of the value of five dollars, the  
property of the City of New York and under  
charge of said Department of Public Charities  
and Corrections and then and there in  
the charge of this department, a Stewart  
employed in said Asylum for the Deaf

the property of  
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 Murphy (now here)

for the reasons following, to wit: that on the evening of  
said 12<sup>th</sup> day of January 18<sup>th</sup> said calf was placed  
in said stable by an inmate of said Asylum  
and the door closed and fastened by a wooden  
prop placed against it; and on the morning  
of January 19<sup>th</sup> 18<sup>th</sup> said door was found open  
and the said calf missing from said stable,  
that deponent was informed by Officer James O'  
Riley of 99<sup>th</sup> Precinct Police that said John Murphy

and on the 13<sup>th</sup> day of January 1881, and  
 to Charles Stein doing business as butcher  
 on Third Avenue between 135<sup>th</sup> and 136<sup>th</sup> Streets  
 in said City a calf answering in the description  
 the appearance of said calf stolen as aforesaid  
 this deponent therefore charges that said  
 calf was stolen was burglariously  
 entered and said calf taken stolen, led  
 or carried away therefrom by said John  
 Murphy.

Sworn to before me  
 this 24<sup>th</sup> day of January 1881.

Michael O'Sullivan  
 Police Justice

State of New York, City and County of New York ss.  
 James H. Riley being duly sworn says he  
 has heard read the foregoing affidavit, that  
 he is familiar with the contents thereof  
 and that portions thereof referring to him is  
 true by his own knowledge.

Sworn to before me this  
 24 day of January 1881

James H. Riley  
 Michael O'Sullivan  
 Police Justice

State of New York, City and County of New York ss.  
 Charles Stein being duly sworn says he resides  
 in the City of New York that he has heard  
 read the foregoing affidavit and is familiar  
 with the contents thereof and that portions thereof  
 referring to him is true by his own knowledge  
 he further says that on the 13<sup>th</sup> day of January 1881  
 he received of John Murphy the defendant named in  
 foregoing affidavit a live black calf, black with white  
 spots, that he identifies the defendant as the person of  
 whom he said bought said calf Charles Stein  
 sworn to before me this 24<sup>th</sup> day of January 1881

Michael O'Sullivan  
 Police Justice

0909

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John Murphy* 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 Murphy*

Question. How old are you?

Answer. *Thirty one years old*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *139<sup>th</sup> Street*

Question. What is your occupation?

Answer. *Supper*

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

Answer. *I am not guilty*

*John* <sup>*his*</sup> *Murphy*  
*Murphy*

Taken before me, this *27*  
day of *January* 18*77*

*Marcus O'Leary*

Police Justice.

0910

POLICE COURT—5 DISTRICT

OFFENCE: BURGLARY AND LARCENY.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

John Kennedy  
Herald Island

John Murphy

Dated January 24 1887

Magistrate.

Officer.

Clerk.

Witnesses:

John J. Haffington  
Wm. F. Ford.

For the people Henry Anderson  
Robt Morris

Committed in default of \$ 1000 Bail.  
Lennal Lennal

Bailed by

No. Street.



66

0911

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 Murphy*

late of the *twelfth* 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 ~~seventy~~ *eighty one* with force and  
arms, at the Ward, City and County aforesaid, the *stable* of

*John Kennedy*  
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 Kennedy*  
then and there being, then and there feloniously and burglariously to steal, take and carry  
away, and

*One living animal (of the kind  
commonly called a calf) of the value  
of five dollars*

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

*John Kennedy*

so kept as aforesaid in the said *stable* 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.

0912

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

That the said

*John Murphy*

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 living animal (of the kind commonly called a calf,) of the value of five dollars*

of the goods, chattels, and personal property of

*John Kennedy*

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

*John Kennedy*

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

*John Murphy*

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.

*Lucius B. Rollins*

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

0913

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Murphy, Michael

**DATE:**

01/21/81



354

0914

212

Day of Trial,

Counsel,

Filed 21 day of Jan 1887

Pleads

THE PEOPLE

vs.

*Michael Murphy*

*vs.*

*David S. Collins*  
BANK PHILIPS

District Attorney

A True Bill.

*James Davis*

*James Davis*

Foreman

*J. P. Five years*

0915

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

*Michael Murphy* 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.—*Michael Murphy*

QUESTION.—How old are you?

ANSWER.—*Twenty-eight years of age*

QUESTION.—Where were you born?

ANSWER.—*Ireland*

QUESTION.—Where do you live?

ANSWER.—*No 437 West 86 St.*

QUESTION.—What is your occupation?

ANSWER.—*Carpenter*

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.*  
*Michael Murphy*

Taken before me this

*John J. [Signature]*  
day of *January*  
Police Justice.  
188

0916

POLICE COURT - SECOND DISTRICT.

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

*Rachel Murphy*  
of *No. 437 West 38<sup>th</sup>* Street, being duly sworn, deposes  
and says, that on the *17<sup>th</sup>* day of *January* 188*1*  
at the City of New York, in the County of New York,

*Michael Murphy, now here, did feloniously have Carnal and unlawful Sexual intercourse with a female child under the age of ten years, to wit: the age of nine years and five months.*

*That said Michael is the husband of deponent, and deponent then and there caught and detected him in the act of having Sexual intercourse and Carnal knowledge of the person of his own step child - the child of deponent, named Grace Martin then present, said Grace being of the age aforesaid.*

*Sworn to before me this 18<sup>th</sup> day of January 1881* *Rachel Murphy*  
*(Mark)*

*Wm. Patterson* Police Justice

0917

Police Court - Second District

THE PEOPLE &c.  
ON THE COMPLAINT OF

*Rachael Murphy*  
437  
ALTON

*Michael Murphy*

Offence

*Rapes*

Dated

*January 18*

1887

*Patterson*

Judge

*Lacey*

Officer

Witnesses

*Edward Chandi 100 West 23 St.  
Giaci Marin 437 West 23 St.  
Catherine Otto 437 West 23 St.*

Committed in default of \$ *500.* surety.

Bailed by

*Conrad*

No.

Street

0918

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 forewent

That Michael Murphy 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, with force and  
arms, at the City of New York in the County  
of New York aforesaid, in and upon one  
Gracie Marion, a woman child then and  
there being under the age of ten years,  
to wit: of the age of nine years and five  
months, feloniously did make an assault, and  
her the said Gracie Marion then and there  
feloniously did unlawfully and carnally  
know and abuse, 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  
District Attorney

0919

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Murray, Charles

**DATE:**

01/28/81



354

0920

IN SENATE  
JANUARY 1887

293

Counsel  
Filed *1887*  
day of *Jan*  
Plends *1887*

Indictment.—Larceny.

THE PEOPLE

vs.

*F.*  
*Charles J. Murray*

*Samuel Collins*  
DISTRICT ATTORNEY

District Attorney.

A TRUE BILL.

*Faucy van*

Foreman.

*Feb 1887*  
*John P. Jones*  
*in New York*

0921

Form 112.

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

Police Court - First District.

*Francis McGoeth*  
of No. *House of Detention* Street, being duly sworn, deposes  
and says, that on the *21st* day of *January* 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 Suit of clothes*

of the value of *thirty* 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

*Charles John Murray*  
*now present.* That deponent  
was induced by the prisoner to leave  
said property in the care of one  
William J Kelly who the prisoner said  
was known to him and where the property  
would be said be safe until deponent  
required it. That deponent did so  
leave the property with said Kelly and  
that thereafter the prisoner under the  
pretence that he wanted to go to a water  
closet left deponent returned to said  
Kelly and took away and stole the property  
in question as deponent is informed by said  
Kelly and believed the same to be true Francis McGoeth

Sworn to, before me, this *25* day

of *January* 18*91*  
*J. M. Kelly*  
Police Justice

0922

City and County  
of New York ss

William J Kelly of AD/164  
Chatham Street being duly sworn  
says that he was present when  
the complainant in company with  
the prisoner left the property in  
question with deponent for safe  
keeping. That some time after  
the prisoner came back alone and  
took the parcel containing said  
property and went away with  
the same

William John Kelly

Sworn to before me this  
25<sup>th</sup> day of January 1881

A. L. Ferguson  
Justice

0923

Police Court—First District.

CITY AND COUNTY OF NEW YORK.

*Charles John Murray*

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.

*Charles John Murray*

Question. How old are you?

Answer.

*33 Years*

Question. Where were you born?

Answer.

*New York City*

Question. Where do you live?

Answer.

*164 Chatham 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 am not guilty of the charge*

*Chas. John Murray*

Taken before me, this

*23rd day of*  
*Police Justice.*  
*188*

0924

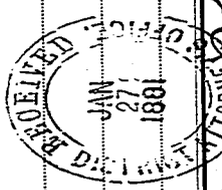
293

Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Mc Grath*  
*James of Detention*  
*vs*  
*John Murray*

Affidavit—Larceny.



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,

COUNSEL FOR COMPLAINANT.

Name,  
Address,

COUNSEL FOR DEFENDANT.

Name,  
Address,

Dated: *James of Detention* 1881

*Magistrate.*

*Officer.*

*Clerk.*

*Witness*

*James of Detention*

to answer

at Sessions

Received at Dist. Atty's office

0925

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

*Charles J. Murray*

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

*One coat of the value of fifteen dollars*  
*One vest of the value of five dollars*  
*One pair of pantaloons of the value of ten dollars*

of the goods, chattels and personal property of one

*Francis M. Grath*

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

*Daniel S. Rollins*

~~DANIEL S. ROLLINS~~ District Attorney.

0926

**BOX:**

29

**FOLDER:**

354

**DESCRIPTION:**

Murray, Samuel

**DATE:**

01/27/81



354

0927

24<sup>th</sup> Sept 1887  
Friday 15  
See 174 Rollman

C. C. Engan  
Counsel  
Filed 17 day of May 1887  
Filed 17 day of May 1887  
Filed 17 day of May 1887

THE PEOPLE  
vs.  
I.  
Samuel Murray

FORGERY THE STATUTE  
Samuel G. Rollins  
DISTRICT ATTORNEY

A True Bill.  
Foreman.

7 July 16 1887.  
Friday

W. H. H. H. H.  
Wednesday, 16  
to the rollman p 1

0928

The People of the State  
of New York ex rel  
Joseph Zeller  
against  
Samuel Murray

City and County of New York Joseph Zeller  
being duly sworn: that he is the complainant herein,  
that on or about the 18<sup>th</sup> day of December 1880 one  
John Stern Clerk in the Office of Charles C Egan  
N<sup>o</sup> 2 Chamber Street New York, sent to this Depo-  
nent one Samuel Murray and an other man  
to ask deponent to cash or cause to be cashed  
a certain draft in possession of the man  
accompanied by said Samuel Murray; that  
the following is a copy of said draft:

\$ 226

Winnabago National Bank  
Rockford Ill December 13<sup>th</sup> 1880  
Pay to the order of Mr. Charles Gorse  
Two hundred and twenty six Dollars  
To Hannover Bank  
New York Charles Starr  
A Cashier

That said draft was certified by the  
Hannover Bank New York December 18<sup>th</sup> 1880  
Deponent further says: that said Samuel  
Murray represented that said man accompanying

0929

him (the said Murray) was Charles Gorse  
the payee in said draft afore named and that  
he knew him to be said Charles Gorse the payee  
in said draft. that thereupon and believing said  
representations to be true asked said man sup-  
posing him to be said Charles Gorse payee  
in said draft as represented by said Samuel  
Murray to endorse said draft. that said man  
did so endorse said draft and that thereupon  
this deponent affixed his signature to said  
draft and that thereupon said Hannover Bank  
cashied said draft. that this deponent deliv-  
ered to said man represented to be Charles Gorse by  
said Samuel Murray the sum of 221<sup>00</sup>/<sub>100</sub> dollars.  
Deponent further says, that he has since  
been informed and believes, that said man  
represented by said Samuel Murray to be  
Charles Gorse the payee in said draft, was  
not Charles Gorse named in said draft  
as payee and that said endorsement on  
said draft is a forgery. Deponent  
further alleges, that said Samuel  
Murray well knew said man not to be  
Charles Gorse the payee in said draft,  
that said Samuel Murray conspired  
with said man represented as Charles  
Gorse the payee in said draft to  
defraud this deponent by trick and



The Receipt of  
State of New York  
in rel. Lorenz Jeller  
vs  
Samuel Murray

City and County of New York ss: W. M.  
Burton being duly sworn says: that he is  
the paying teller in the Hammon Nat. Bank  
New York, that on the 18<sup>th</sup> day of Dec. 1880  
a certain draft payable to the order of Rev.  
Charles Gorse was presented for payment  
that said draft was endorsed by one Charles  
Gorse and Lorenz Jeller and signed by the  
Cashier of said bank -

Deponent further says: that by the commu-  
nication with the Wisconsin Nat. Bank  
Rockford Ill. Co. this bank (Hammon Bank) has  
been informed that said draft was originally  
made payable to the order of Rev. Charles  
Gorse, that the word "Rev." has been  
erased and Mr. substituted as it appears  
by said draft - and that said Charles Gorse  
as endorsed on said draft is not the  
Charles Gorse payee in said draft, but  
that said endorsement is a forgery -  
known to before me

This 19<sup>th</sup> day of January 1881 } W. M. Burton.  
W. M. Burton  
Cashier

0932

21-3 Pms

1500 Lms

0933

City & County  
of New York Es.  
Charles Gorse  
of Regraugville W.iches.  
County and State of New York  
being duly sworn, says, that he  
is the payee of the draft here  
shown, and annexed, said  
draft being drawn payable to  
the order of deponent. That the  
endorsement of the name of  
Charles Gorse upon the back  
of said draft is not in the  
handwriting of deponent, or any  
person authorized by him.

That said draft was mailed  
to deponent by his brother on  
the 13 day of Dec 1880, but was  
never received by deponent.

Given before me  
this 21<sup>st</sup> Jan'y 1881 } Charles Gorse  
P. W. [Signature]  
Police Justice

0934

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY  
OF NEW YORK.

*Samuel Murray* 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. *Samuel Murray*

Question. How old are you?

Answer. *Nineteen years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *57 Thomas Street.*

Question. What is your occupation?

Answer. *Cook.*

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

Answer. *I am not guilty.*  
*Samuel Murray.*

Taken before me, this *21* day of *January* 188*7*  
*[Signature]*  
Police Justice.

0935

COUNSEL FOR COMPLAINANT.

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

COUNSEL FOR DEFENDANT.

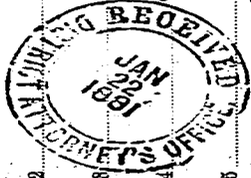
Name, .....  
Address, .....

Form 00.

Police Court—First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mrs. Zeller*  
*1200 Broadway, Apt. 81 & 82*  
*Samuel Murray*



*Chamberlain*  
*Receivd by*

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 *January 21* 1911

*Wardell* Magistrate.

*Wardell* Officer.

*Charles G. Gode* Clerk.

Witness, *Charles Gode*

*W. L. G. Gode*

*W. L. G. Gode*

*W. L. G. Gode* to answer.

*W. L. G. Gode* Sessions.

Received in Dist. Atty's Office,

0936

THOMAS D. ROBERTSON, President.  
W. T. ROBERTSON, Cashier.

MELANCTHON STARR, Vice Pres't.  
CHANDLER STARR, Ass't Cashier.

# Winnebago National Bank.

Rockford, Ill., Jan 12 1880

Harmon National Bank  
New York

Dear Sir:

I send you enclosed for collection

Credit Dr 22579 226.  
 The Dr was made to the order  
 of the Rev Charles Gorse, you  
 notice Rev is Evans and the  
 substitute. Rev Charles Gorse  
 of La Grangeville, Dutchess Co  
 N. Y. writes to his brother here  
 under date of Dec 29, 1888  
 the draft has not been received.  
 It is therefore taken out of the  
 mail some where. As it is  
 a paid please Credit you  
 Yc

one

M Starr

Please report numbers of collections

0937

to Charles Gort...  
 an...  
 the...  
 acknowledged...  
 of a...  
 of...  
 of...  
 of...  
 of...

0938

\$ 226.<sup>00</sup> No. 22579

**Winnebago National Bank**  
Rockford, Ill. Dec 13, 1880

Pay to the order of Mr. Charles Linn  
Two Hundred Twenty six Dollars

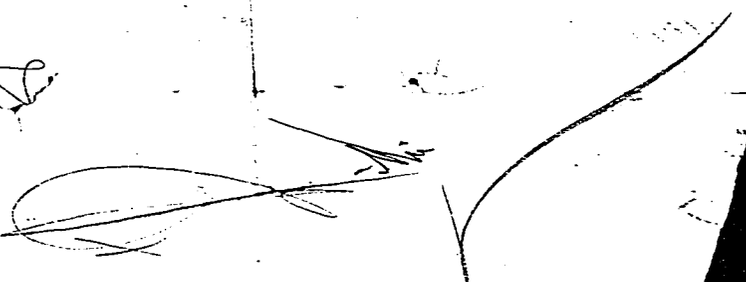
to Hanover National Bank,  
New York. } *Charles Linn*  
Cashier

The Manufacturing Letter is Patent

0939

Michael 120 Kelly  
" " Brown Espada wife  
" " 79 year old Colan Dr

Richard G. [unclear]  
Lorenz [unclear]



0940

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

*Samuel Murray*

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *eighteenth* day of *December* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *eighty* 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* and counterfeiting a certain  
*instrument and writing of the kind commonly*  
*called a bank check*  
which said false, forged and counterfeited *bank check*  
is as follows, that is to say :

*\$226<sup>00</sup> Winnebago National Bank No. 22579*  
*Rockford, Ills. Dec 13 1880*  
*Pay to the order of Mr. Charles Force*  
*Two Hundred Twenty six Dollars*  
*To Harzer National Bank, } Candler Starr*  
*New York, } Cashier.*

with intent to injure and defraud *one Candler Starr, Charles*  
*Force, Winnebago National Bank*

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.

0941

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

THAT the said

*Samuel Murray*

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

*Chandler Starr, Charles Gore Winnebago  
National Bank*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged and counterfeited *instrument and writing of the kind*

*commonly called a bank check*

which said last-mentioned false, forged, *and counterfeited*  
*bank check*

is as follows, that is to say:

*\$ 226<sup>00</sup> No. 22579*  
*Winnebago National Bank*  
*Rockford, Ills. Dec 13 1880*  
*Pay to the order of Mr. Charles Gore*  
*Two Hundred Twenty six Dollars*  
*To Hanover National Bank, Chandler Starr*  
*New York. } a Cashier.*

the said

*Samuel Murray*

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

~~JAMES MARRIAGE District Attorney~~

0942

COURT AND COUNTY OF NEW YORK

And THE JURORS ON THE PEOPLE OF THE COUNTY OF NEW YORK, ~~and for the body of the City and County of New York~~ upon their Oath, ~~present~~ aforesaid do further present:

That

Samuel Murray

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *eighteenth* day of *December* in the year of our Lord one thousand eight hundred and ~~eighty~~ *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:

# 226 <sup>00</sup> *Winnepago National Bank* No. 22579  
*Rockford, Ills, Dec 13 1880*

Pay to the order of *Mr. Charles Gorce*  
*Two Hundred Twenty Six* Dollars  
*To Deanover National Bank,* } *Chandler Starr,*  
*New York.* } *Cashier.*

the said

Samuel Murray

afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, 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,

*Charles Gorce* with intention to injure and defraud *Chandler Starr, Charles Gorce* *Winnepago National Bank* 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.

0943

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

Samuel Murray

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:

\$ 226 <sup>00</sup> *cto. 22579*  
Winnebago National Bank  
Rockford, Ills. Dec 13 1880

Pay to the order of Messrs. Charles Force  
Two Hundred Twenty six — Dollars  
To Hanover National Bank, } *Charles Force*  
New York, } *Charles*

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:

*Charles Force*

said

the

Samuel Murray

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

0944

and defraud *Chandler Starr, Charles Govee*  
*Winnebago National Bank*  
 and divers other persons, to the jurors aforesaid unknown; he the said  
*Samuel Murray* 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.

*Samuel G. Rollins*  
~~Samuel G. Rollins~~, District Attorney.