

0367

BOX:

58

FOLDER:

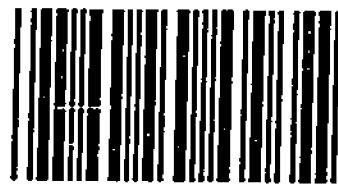
659

DESCRIPTION:

Mingey, Andrew

DATE:

01/27/82



659

See Indecent
ag. Supers sept 6 for
F.A. H.B. with Mayor
fined Apr 18: 1874

P. Ch. 232

Filed 27 day of Jan 1882
Plead *Chargedly*

THE PEOPLE

vs.
27. 88 62
23 con

Assault and Battery—Felonious.

Andrew Menzley.

John A. O'Neil.
DANIEL C. COLLINS,

District Attorney.
Wm. Dr. Feb 9, 1882
Ind. & convicted 5 M
A True Bill.

C. H. Ham Foreman.

J. J. O'Neil

F. J.

0369

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Meinley

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

Andrew Meinley
of the Crime of Shooting at another with intent to kill, committed as follows:

The said

Andrew Meinley
late of the City of New York, in the County of New York, aforesaid,
on the ~~twenty-second~~ day of *January* in the year of our Lord
one thousand eight hundred and eighty-two with force and arms, at the City and
County aforesaid, in and upon the body of *Thomas Bird*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *him* the said *Thomas Bird*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said *Andrew Meinley*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge,
with intent *him* the said

Thomas Bird
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

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

Andrew Meinley
of the Crime of Attempting to Discharge a *pistol* at another with Intent
to Kill, committed as follows:

The said

Andrew Meinley
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Thomas Bird*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *him* the said *Thomas Bird*
a certain *pistol* then and there loaded and charged with gunpowder and one
lead bullet, which the said

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously, did then and there attempt to discharge,
with intent *him* the said

Thomas Bird
thereby then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

THIRD COUNT.

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

Andrew Moringle
of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Andrew Moringle
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Bird*
then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Thomas Bird*
a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* *Andrew Moringle* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said

Thomas Bird
wilfully and feloniously then and there to injure, 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 Grand Jury aforesaid, by this indictment, further accuse the said

Andrew Moringle
of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said

Andrew Moringle
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Bird*
then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Thomas Bird*
a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said
in *his* *Andrew Moringle* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said

Thomas Bird
wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McKeon
~~DANIEL G. ROLLINS~~, District Attorney.

0371

Sept 18
H. H.
Mayer
Carpenter
as to Sept
Character
—

To The Hon Recorder
 Frederick Smyth

The undersigned have known the prisoner Andrew Minger for a number of years and have always found him an honest & industrious man who has a wife & child who are dependent on his labor for their support.

Chas Fagan 313 West Houston st.
 Hannen C Bennett 23 Mac Douglas St
 sometimes W Campbell 112 Christopher st

Jernard A. Hartie 107 West 21st St.

Thomas Kelly 19 Sullivan st
 James Cannon No 8 Grand st
 Chas Lebert 26 New Pier

Thomas Gibbons 63 Sullivan st

James Keapton 199 South 1st av

John Kirley 28 Sullivan Street

Martin Cannon 272 Spring st

Edith Hoff 137 Thompson St

John Ferris 39 Grand st

William Stewart 160 Thompson St.

Max Saff 128 Prince St.

Frank B. Levell 325 West St

0373

A M Frasier 200 W 10 St
 P J Larkin 143 Sullivan St
 George Walker 203 South Ave
 Austin Leake 225 Spring St
 Michael Gaynor 238 Spring St
 James J. Gaynor 238 Spring St
 Edward L. Minnahan 36 Vandam St
 Ralph Wyner 275 West 12 St
 Nicholas Carbett 179 West 12 St
 James H. Sargent 48 Vandam St
 Sam Seeger 111 " "
 M. E. W. Twenny 99 Vandam St
 Occupation Painter

I have known Mr. Minnahan
 for 22 years and he is
 of a good connection
 James L. Farrell 69 Vandam St

I hereby certify that I know
 Mr. Thomas Kelly of No 19
 Sullivan Street who has
 signed the above. -

Wm. Boyd, Senator 5th District

Philip Holland 247 W Houston
 Geo D Ruston 217 St 3rd Ave
 James H. Loghry 403 Canal St
 Robert Dutton 76 Charlton St
 Joseph Adams 19 King St
 W. J. Dornier 20 1/2 Laight St
 B. Loghry 403 Canal St
 James Reese 128 E 110 St
 Mr. Farley 48 West St
 John Lee 303 East 10 St

0374

BAILED,
No. 1, by _____
Residence _____ Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,
No. 5, by _____
Residence _____ Street,

Sec. 218, 219 & 212

Police Court District 72

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Norman Reed
423 West St.

Andrew Mingy

Offence: Felonious Assault and Battery

Dated January 23 1882

Magistrate.

Officer.

Clerk.

Witness: Matthew W. Macfarlane

No. _____ Street,
James Buchanan

No. _____ Street,
N. S. John, Receiver

No. _____ Street,
Cond. 1882. G. J.

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

guilty thereof, I order that he ^{held to answer the crime and be} ~~be admitted to bail in the sum of~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give and bail.

Dated May 23 1882 Sam. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0375

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this

day of

188

Andrew Mingey

Samuel D. [Signature] Police Justice.

0376

Second District Police Court.

AFFIDAVIT—FELONIOUS ASSAULT, &c.

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss.Thomas Bird. age
23 years laborer, residing of No. 423
WestStreet, being duly sworn, deposes and says
that on the 22nd day of January in the year
1882, at the City of New York, he was violently and feloniously assaulted and beaten byAndrew Minge, (now
here) wilfully and maliciously aimed
and pointed at this deponent a certain
pistol then loaded and charged with
powder and leaden bullets, which
pistol, said Minge, then there had
and held in his right hand and
did then feloniously shoot and dis-
charge at and against this deponent
the contents of two of the chambers of
the said pistol, and that ~~some~~ the
bullets so discharged from the
said pistol struck ~~this~~ deponent:
one of said bullets striking deponent's
chin and the other ^{entering} deponent's back
that this deponent was so assaulted
and beatenwith the felonious intent to take the life of deponent, ^{and} to 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 dealt
with according to law.

Sworn to before me this

of

23rd day

1882

Thomas Bird

J. M. Patterson

Police Justice

0377

BOX:

58

FOLDER:

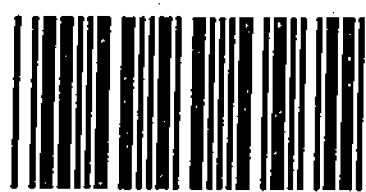
659

DESCRIPTION:

Monahan, John H.

DATE:

01/12/82



659

0378

exp 6 days of Jan 17 1892

H. H. Monahan & Co.

Counsel, 99 Chancery

Filed 12 day of Jan 1892

Pleads *Not guilty*

THE PEOPLE
vs.
John H. Monahan
alias H. H. Monahan
INDICTMENT.
Grand Larceny of Money, &c.

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

Wm. Foreman

Jan 17 1892

Filed & requested

CCCC

OF NEW YORK
CITY VERD CORRECTION

0379

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John H. Monahan against
The Grand Jury of the City and County of New York by this indictment accuse
*John H. Monahan otherwise known as and
called Howard*
of the crime of *larceny*

committed as follows:

The said

*John H. Monahan otherwise known
as and called Howard*

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

*One instrument and writing of the kind known as and
called a Bank check, the same being then and there due
and unsatisfied and of the value of one hundred
dollars*

of the goods, chattels, and personal property of one

William Perry 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. Rollins, John McKeon
~~Daniel C. Rollins~~, District Attorney.

0380



RECORDERS CHAMBERS

Depts. Et No. 1
People vs Monahan alias
Howard

Buffalo, N.Y. *No.* *67* *New York* *April 28* *1881*
17/82
Windsor & Co. Bank
 Pay to the order of *John J. Brown*
One hundred **Dollars**
John J. Brown
 Milnes C. Johnson 57 Broadway N.Y.

0382

St. John
M. H. H.

Wm. H. H.
Howard

C. M. H. H.
St. John

0303

St. John
Michigan

Attn: John
Howard

C. M. Whitehead
476 Jones St.

0384

DAILED,
No. 1, by
Residence Street,
No. 2, by
Residence Street,
No. 3, by
Residence Street,
No. 4, by
Residence Street,
No. 5, by
Residence Street,

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Perry
Henderson, alias
Howard
alias
Stewart
Offence, Grand Larceny

Dated Jan'y 11 1882

Joseph Knight
Officer,
1882

R. J. Michelson
No. 99 East 14th
Street,
City

Chas. J. H. H. H.
No. 47 East 14th
Street,
City

Chas. H. H. H.
No. 47 East 14th
Street,
City

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John H. Monahan alias Howard guilty thereof, I order that he be admitted to bail in the sum of fifteen Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.
Dated Jan'y 11 1882 B. H. Brydy Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1882 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 1882 _____ Police Justice.

0385

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No.

William Penny
Florida, Orange Street, 60 NYbeing duly sworn, deposes and says, that on the 28th day of April 1888at 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 certified check on the
Island City Bank of New York dated
April 28th 1888 and signed H. S. Cates
for the sum of one hundred
dollar and bank bills of various
denomination none unknown to
deponent all of the value & to the
amount of thirty six dollars
all of the value of \$136⁰⁰

Sworn before me this

day of

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

John St Monahan alias
Howard now here and Frank
Ryan (who has been tried, convicted
& sent to State Prison for 3 years) from
from the fact that Monahan took
stole & carried away said property
assisted & aided by said Ryan
Deponent is informed by Justice Rugh
that one Richard J. Nicholson of 99
East 4th St. stated to him that he
received this check from said Monahan

Peter Justice.

206

0386

that he afterwards got the money on it from Charles Fitzpatrick, 47 Great Street. The check is endorsed on the back "J Howard" which is one of Monahan alias as defendant is informed.

Subscribed before me this 11th Jan'y 1882 -

William Perry

Notary

Police Justice -

I do not wish to make any statement in regard to the charge. I refuse to sign my name.

The defendant refuses to make or sign any statement as to the charge made in this complaint. Myself Jan'y 16th 1881.

Notary
Police Justice

District Police Court.

AFFIDAVIT - Larceny.
THE PEOPLE vs.
ON THE COMPLAINT OF
THE DISTRICT ATTORNEY
OF THE CITY OF NEW YORK
District Police Court.

Dated 1881

Magistrate.

Officer.

WITNESSES.

DISPOSITION

1881

1882

0387

Police Court, Second District,

Corner of Sixth Avenue and Tenth Street.

New-York, May 17th 1881

Dear Sir

The check referred to
in your Warrant, was paid
over by Monahan to a man
named Nichols ^{or Nicholas} who keeps a
Livery Stable in 4th Street near 2^d
Avenue, and by Nichols to a man
named Charles Fitzpatrick of
47 Great Jones.

Please say this to the
justice when the parties are
arrested; that is, if not brought
before me.

Yours Truly

R. D. Murphy

Oliver Stewart by
18th Precinct

0388

SECOND DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK.

WARRANT—LARCENY.

To any Constable and Policeman of the City of New York:

Whereas, Complaint on oath hath been made before the undersigned one of the Police Justices in and for the said City, by *William Penney*

of *Florida Orange County State of New York*, that on the *28* day of *April*, 188*1*, at the City of New York, in the County of New York, the following article to wit:

a certified check on the Island Bank dated April 28, 1881, and signed Henry S. Cates for the sum of one hundred dollars and bank bills of various denominations issue unknown of the value of thirty six dollars all

of the value of *One hundred & thirty six* Dollars, the property of *Complainant*

was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *a man who gave his name as Howard & another*

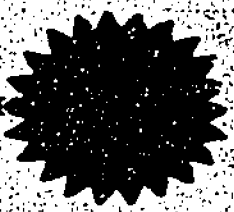
person whose name is unknown who is about 30 years old 5 1/2 feet high dark hair and complexion and had no beard

THESE ARE THEREFORE, in the name of the People of the State of New York, to command you, the said Constables and Policemen, and every of you, to apprehend the body of the said defendant, and forthwith bring *them* before me, at the SECOND DISTRICT POLICE COURT, in the said city, or before some other Justice of the Peace in and for the said City, to answer the said charge, and to be dealt with according to law.

GIVEN under my hand and seal, this *17* day of *May*, 188*1*

R. H. Pryor

POLICE JUSTICE



0389

Police Court, Second District.

THE PEOPLE, &c
ON THE COMPLAINT OF

vs.

WARRANT—LARCENY

Dated

187

Magistrate

Officer

The Defendant

taken and brought before the Magistrate to
answer the within charge, pursuant to the com-
mand contained in this Warrant.

Dated

187

Recd. July 11/82

0390

BOX:

58

FOLDER:

659

DESCRIPTION:

Mooney, John

DATE:

01/12/82



659

109

Trial,

Handwritten signature: *J. A. ...*

1872

Artzgebldg

THE PEOPLE

vs.

Beating—Homicide of the Degree of Murder, First Degree.

John Rooney

LEHTO & POLINEN

John W. McKee
District Attorney.

Air Mail

Tronçonnage

Thurs. May 2. day
S. P. Four years.

W. J. Fox

0391

0392

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John ^{against} *Mooney*
The Grand Jury of the City and County of New York by this indictment accuse
John Mooney
of the crime of *Murder*
committed as follows:
The said *John Mooney*

late of the City of New York, in the County of New York, aforesaid, on the
twelfth day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ ^{one} *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *Ellen Mooney*
in the peace of the said people then and there being, feloniously, wilfully and with a
deliberate and premeditated design to effect the death of *her*
the said *Ellen Mooney* did make an
assault, and that *he* the said *John Mooney*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said
Ellen Mooney did with great
force and violence pull, push, cast and throw the said *Ellen Mooney*
down unto and upon the ground then and there, and that the said *John*
Mooney with both the hands and feet of *him* the said
John Mooney then and there, and whilst the
said *Ellen Mooney* was so lying and being upon the ground,
her the said *Ellen Mooney* in and upon the neck,
head, stomach, breast, belly, back, and sides of *her* the said *Ellen Mooney*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of *her* the said *Ellen Mooney* divers times with great
force and violence, did choke, strike, beat and kick, and that the said *John*
Mooney with both the hands, feet and knees of
him the said *John Mooney*
and whilst the said *Ellen Mooney* was so lying
and being upon the ground as aforesaid, *he* the said *Ellen*
Mooney in and upon the neck, breast, belly, head, stomach, and
sides of *her* the said *Ellen Mooney* then and there
feloniously, wilfully, and with a deliberate and premeditated design to effect the death
of *her* the said *Ellen Mooney* did with great force and
violence, choke, strike, push, press and squeeze, giving to the said *Ellen*
Mooney then and there, as well by the choking, pulling, pushing, casting and
throwing of *her* the said *Ellen Mooney* down
unto and upon the ground as aforesaid, and by the choking, striking, beating, and kick
ing of *her* the said *Ellen Mooney* whilst he was so
lying and being upon the ground as aforesaid, in and upon the neck, head, stomach,
breast, belly, back and sides of *her* the said *Ellen Mooney*

0393

as aforesaid, as also by the choking, striking, pushing, pressing, and squeezing of
the said *Ellen Mooney* whilst she, the said
Ellen Mooney was so lying and being upon the ground as aforesaid,
in and upon the neck, head, belly, breast, back, stomach, and sides of *her*
the said *Ellen Mooney* with the hands, knees, and feet of *him*
the said *John Mooney*
in manner aforesaid, several mortal bruises, lacerations, and wounds, in and upon the
neck, head, belly, breast, stomach, and sides of *her* the said
Ellen Mooney of which said several mortal bruises, lacerations, and
wounds the said *Ellen Mooney* ~~from the said~~
~~day of~~ until the
~~day of~~ in the same year, in the said Ward,
~~City and County last mentioned, did languish, and languishing did live; on which last~~
~~mentioned day the said~~
~~of the said several mortal bruises, lacerations, and wounds,~~ then
and there died; and so the jurors aforesaid, upon their oath aforesaid, do say that the
said *John Mooney* *her* the said *Ellen*
Mooney in manner and form and by the means aforesaid, felo-
niously, wilfully, and with a deliberate and premeditated design to effect the death of
her the said *Ellen Mooney*
did kill and murder, against the peace of the people of the State of New York and
their dignity,

John McKee
~~DANIEL C. ROSE~~
~~BENJ. A. PHILLIPS~~ District Attorney.

0394

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
34 Years. Months. Days.	Ireland	557. W. 39 ³ / ₄ St	Dec 11 th /81
M. —			

Victim's name
 James Henry
 age 20 years
 Ann Foley
 Sister of John
 Robert Moore
 John & John
 for making
 Coroner's office

Vol 183 1881
 HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Ellen Moorey

whereby it is found that she came to
 her death by the hands of

John Moorey

November 10. 1881

Original taken on the 3rd day

of December

John W. Hubbard
 Coroner.

Committed December 10th 1881

Obit

Discharged

Date of death December 10th 1881

0395

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question.—What is your name?

Answer.—

John Mooney

Question.—How old are you?

Answer.—

34 years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

507 West 39th St

Question.—What is your occupation?

Answer.—

Butcher

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

I am not guilty

John Mooney

Taken before me, this 31st day of December 1881.

[Signature]

CORONER.

0396

Coroner's Office.

TESTIMONY.

I Mr. William King sworn to I have made an Autopsy on Body of deceased and from views of the same have of opinion Death was caused by Shock from Contusions and Exposure. There were Contusions underneath the scalp, upon both Temporal bones, and on the left side extending down to the ridge of Frontal Bone, an incised wound over the right cheek Bone; there were numerous bruises on the body some of them of recent origin. The internal organs with the exceptions of the Kidneys, which showed fatty degeneration, and Bright's Disease, Cirrhosis of the Liver; Lungs edematous; Brain, watery but otherwise normal.

Mr. William King.

Taken before me
this 30 day of Decr 1881.

[Signature]

CORONER.

0397

Coroner's Office.

TESTIMONY.

John Mooney being informed of his rights to answer or not any of the questions put to him and being sworn says: I reside 557 West 39th St. - I am the husband of deceased Eliza Mooney - I work at the slaughter house of Charles White, 48th St. & North River - deceased was my second wife - have been married with her about three years - I went to work on Friday, December 9th 1888 about 8 o'clock P.M. - got home about half past five P.M. - went out with my wife to the Avenue to buy some things, groceries & other things and got home about 7 o'clock P.M. - we got our supper, had a few drinks - two whiskies & two beers and went to bed - We got up about 8 o'clock on Monday - got breakfast - went out to get shaved & got home about 9 o'clock - then ~~we~~ went out on the hinges on a door and had several drinks - four or more of whiskey - I went to bed & fell right to sleep - I woke up at half past five & thought it was morning - asked for

Taken before me
this 30 day of Dec 1888

[Signature]
CORONER.

0398

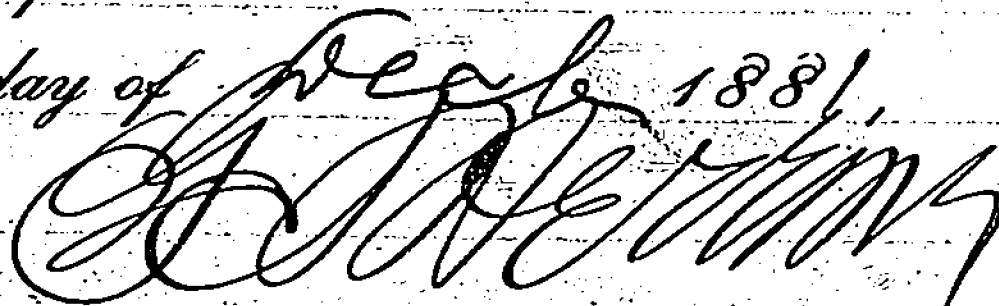
Coroner's Office.

TESTIMONY.

breakfast & found the wife stupidly drunk - she would not get up - I slapped her on the thighs and legs but could not wake her up - finally I succeeded to wake her and we sat down & talked - At half past seven P. M. Robert, my boy, came in, he told me it was half past seven - in the afternoon - then I found out it was not morning - then I sent the boy for another drink for 10 cents worth of whiskey - I took one drink & offered her some ^{the refusal} & she took the rest & went to sleep - I woke up about five minutes to seven next morning & found her dead & sent my boy to wake up the neighbours - I never touched her during the time mentioned except that I slapped her on the legs in trying to wake her -

John Harvey

Taken before me
this 30 day of Decr 1881.



CORONER.

0399

TESTIMONY.

Officer James Braith 20 years being sworn
 ago while on post this Am. I was
 informed a person was lying dead
 I went 551 West 39th St. and found a woman
 lying there dead; I arrested the husband
 John Mooney and took him to the Station.
 The same deceased was Eliza Mooney
 I heard they had been drinking hard
 since last Friday and fighting ever
 since.

James Braith

Robert Mooney residing 551 West 39th St
 makes the following statement, I am 12 years
 old - the deceased Ellen was my step mother
 My father came home on Friday evening last, he
 was drunk, he went out yesterday morning & came
 home about noon - my mother was then in bed
 my father made her get out of bed, he beat
 her - she cooked a dinner for my father
 I think it was steak, my father eat it all
 by himself - my mother got none of it, neither
 did I - at about 3 o'clock on the afternoon
 yesterday he beat her again about her back,
 my mother got a broom stick to defend
 herself - he then kicked her & took her &
 pulled her out of the shanty & around the store,
 I told him not to hit her so much & he
 said I will hit you to & he hit me,
 at about 6 o'clock P.M. he beat her again
 & kicked her & threw her down & they went
 on for a few hours my mother did
 not say anything after that, she could
 not speak - my father kicked & beat

Sworn to before me,

this 11 day of Dec 1881

J. J. [Signature]
 CORONER.

0400

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the

No.

Street in the

Ward of the City of

New York, in the County of New York, this day of
in the year of our Lord one thousand eight hundred and

before

GERSON N. HERRMAN Coroner,
of the City and County aforesaid, on view of the Body of

now lying dead at

Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
came to his death, do

upon their Oaths and Affirmations, say: That the said
came to his death by

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

JURORS.

CORONER, J. S.

0401

TESTIMONY.

I jumped on him - he also beat me with a
 stick - on my back
 I got nothing to eat but Bread & butter
 last Friday - last Thursday I got meat
 the last time - the Bread was so
 hard that I could not eat.

I have a Brother John 15 years, who is
 now in the 18th St Lodging House - a new Bk.
 My other William James 14 years old is
 now in the 4th Precinct - sent up there
 for being a vagrant.

The two are my right Brothers.
 The babe about 20 months is my
 half brother

I only went to School for a month
 cannot read or write.

I have told the truth in the Court.
 My father told me to say nothing to
 any body about his having beaten
 my mother. But I now tell you
 the truth.

My Mother had very little of dress
 on her lately

Robert Mooney
 his mark

W. J. Mooney My Father for many years
 & my Mother

Sworn to before me
 this 11 day of Dec 1881

J. H. Mooney

CORONER.

0402

H. *Dec 30/81*
11/22/81
1883
1881

AN INQUISITION

On the view of the body of
John J. Mooney
whereby it is found that he came to
Death by

Inquest taken on the *day*
of *188*
before

GERSON N. HERRMAN, Coroner.

MEMORANDUM.

AGE.	Years.	Months.	Days.	PLACE OF NATIVITY.	WHERE FOUND.	DATE.

0403

TESTIMONY.

I dined on him - he also beat me with a
 stick - on my back.
 I got nothing to eat but Bread & butter
 last Friday - last Thursday I got meat
 the Cook said - the Bread was so
 hard that I could not eat it.

I have a Brother John 15 years, who is
 now in the 18th St Lodging House - a new Reg.
 My other William James 14 years old is
 now in the 4th story - sent up there
 for being a vagrant.

The two are my right Brothers.
 The babe about 20 months is my
 half brother.

I only went to School for a month
 cannot read or write.

I have told the truth in the Court.
 My father told me to say nothing &
 say hard about his having beaten
 my mother. But I now tell you
 the truth.

My Mother had very little of dress
 on her lately.

Robert Mooney
 his mark

W. J. Mooney My Father gave many things
 to my Mother

Sworn to before me
 this 11 day of Dec 1881

J. H. Mooney

CORONER.

0404

Testimony —

Police Department of the City of New York,

Precinct No. _____

New York, _____ 188

Annie Foley being sworn
 I have boarded with the Moore
 family for a week; know them
 for 8 months; I went to the house
 last Wednesday; I saw him beating
 her yesterday afternoon; it was 2 o'clock
 when he commenced beating her; there
 was no dinner cooked; she was cooking
 for him at 1 o'clock; she did
 not want me there, so I left -
 I interfered, and he wanted to
 beat me; he struck her with his
 fist, kicked her in the back with
 his shoe and knocked her down;
 they were both got drunk; he gave
 her \$9.75 on Friday - he also threw
 cups at her; ^{at 2 o'clock} they did not quarrel
 when I first came there; she never
 complained to me; I am not a mar-
 ried woman; I worked last 34 E.
 57th St. - the deceased was not a relative.
 I left their house at 4 P.M. I thought
 he was amiable enough not to hit her -
 I and the deceased were good friends;
 she had a wrapper, apron & shoes on when
 I left her; she was bleeding from mouth

Given & sworn to this 11th day
 of _____ 188

0405

Police Department of the City of New York,

Precinct No.

New York, 1888

and rose when I left - I stopped at Dutch Mills last night; I never saw them fight before; he brought in a bottle of liquor before the beating; she and I had drunk of it - the dispute arose about religion - I did not eat at the time she cooked the beefsteak; she did; also the boy; she cooked fish Friday evening - ~~she was not there~~; the boy would sometimes come and stay for a few days and then go away for a week; I heard so from her. I don't know anything about the other child down; he always had his share of what there was to eat - I don't know what happened after 4 o'clock; I drank a whiskey glass full, but not enough to get drunk. I went out; have never been locked up for being drunk; he threatened to break my mouth for me if I interfered so I said nothing about it -

Ann + Foley
mark

From before me this.

11 day of Dec. 81.

11 Aug. 7 Dec. 81. *A. M. S. C.*

0406

Police Department of the City of New York.

Precinct No. _____

New York, _____ 188

Margarith Morris 553 West 89th
 Street I was born - I have ^{known} the
 party since first of May - as the
 moved in the neighborhood at that
 time. Yesterday evening I saw
 John Morry about 5 o'clock P.M.
 I saw pulling his wife out of
 her room - in the open yard &
 left them - she got up as good as
 she could & went in to her room.
 Mr. Morry was undressed only had
 a red flannel shirt on - he pulled
 her out by her feet - he had
 her in the paring while he
 dragged her - the distance is
 about 10 feet he dragged her.
 I heard nothing more about it &
 until they were when I heard
 she was dead.

I am a married woman - have
 6 children - my husband is a
 laborer & supports me.

Margarith Morris
 in mark

Simon K. B. B. this

11 Dec 1881. E. J. M. O. O. O.

0407

Police Department of the City of New York,

Precinct No.

New York,

188

4

Samuel M. Adams residing No
248 W. 4th St - Brooklyn
I am acquainted with Mooney
the prisoner - his first wife was
my sister - she died 2 years
ago - this morning I called
at the house of Mooney - when
I got there, he told me his wife
was dead in the room - I asked
his boy ^{him} how is that - Mooney
said ~~to the boy~~ to me - you have
nothing to say in the matter.
I told his boy Robert to go &
inform the police.
My sister Maria Garrioford residing
at 40th St between 10 & 11th Ave
asked me some time - about a year ago -
why I visited the Mooney - as
he had killed my sister - that is
what she said & thought.
I cannot tell from what reason
my sister died.

Done before me

This 11th Dec 1881

Samuel M. Adams
his mark

0408

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
 No. *15 Chatham* Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *30th* day of *December*
 in the year of our Lord one thousand eight hundred and *81* before
Alanson N. Herrman Coroner,
 of the City and County aforesaid, on view of the Body of
Ellen Mooney
551 N. 39th Street ~~being~~ dead at
551 N. 39th Street Upon the Oaths and Affirmations of
sia good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Ellen Mooney came to her death, do,
 upon their Oaths and Affirmations, say: That the said *Ellen Mooney*
 came to her death by

*Injuries received at the hands of her husband,
 John Mooney on the 10th day of December
 1881, at 551, West 39th Street.*

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

JURORS.

Little
John H. Lanning
William Burgin
James Linnick
Jacob Koehler

Alanson N. Herrman
 CORONER, E. S.

0409

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

vs.

List of Witnesses.

John Mooney

NAMES.

RESIDENCE.

O. J. James Brail
Robert Mooney
Margareth Morris
Annie Foley
Samuel Mc Adams
Dr. Walthman

20 Street,
~~553~~ 44 St. 29 " St.
553 " " "
House of Detention
248 " 48th "
Coroner's Office "

0410

on the beat came to hear anything about this case? He says, "No." Well, says I, Robbie you had better go and tell the officer. He was not over two or three minutes outside when a man by the name of Martin Morrison, who keeps a shanty next door facing the street in thirty ninth st. came in; he wanted me to leave the place, and even the prisoner asked me to leave the place. He says, "You get out of here, you know nothing of this case at all." I says, "I know nothing of the case only what I saw, and as far as that is concerned I want to know nothing of the case at all." So I did not leave the place until the officer came in; the officer came in and arrested him. It was me sent the boy off for the officer. My sister was buried in July two years ago. I was not made acquainted of her death when she died. I understood he married this woman three months after the death of his first wife. I have seen much of them since they were married back and forward. My business calls me to work pretty steady. I work in the Eighth Avenue car stable at present. I have seen every time I

0411

would get there that she would be drunk, and he was a man worked steady all the week up to Friday, and when he would get paid Friday he would generally get drunk every Saturday until he went to work. I never saw him beating her. I did not observe the body on the bed. Moses W. Waterman sworn and examined. I live 31 Eastern Boulevard. I am a physician and have practiced my profession since 1871. I am physician to Emma Herman, the official before whom Ellen Moorey's body was produced. I examined the body; the body was covered with contusions both old and new. Some of the contusions were of recent origin. She had two black eyes that were recent; there was a mark upon the right cheek directly over the bone, probably about a quarter of an inch in length which passed down the skin to the bone, a small incised wound. Might that have been inflicted with a piece of crockery or a cup? Yes sir, it might; the incised wound penetrated to the bone. Along the back I found a number of scarified contusions that were recent.

0412

They were located on all the prominent points of the anatomy of the body - anywhere on the shoulder blade, on the hip bones along the spine, on both sides of the body and on the back one. Some of those marks were also to be found on the right or left arm. Those on the back were of recent origin; the skin was broken; it had the same experience as if scratched; they were at the shoulder blade, upon the hip, along the spinal column. I did not count them, but they were from half a dozen to a dozen. There was not any more than that. I can locate them if you desire it. They were not such wounds as would be produced by a human foot - by kicking. Taking them all in all these wounds were such as would not have been produced by a kick. If there was only one on the body at the time, I might have thought it might be produced by a kick. They were not such wounds as would be produced by a hand. From the appearance of the wounds I could not tell what kind of an instrument they were produced by. Have you described now all the

contusions upon the back which are of recent origin? I think I have on the back. The other wounds were of the same character as those on the back. There was one directly on the muscles of the right arm and one on the back of the shoulder. These blows might have been produced by kicks provided the boot or shoe had large nails. I found a slight scalp wound right of the median line directly over the parietal bone on the top of the head; it might have been produced by the kick of a boot or a fall. The contusions on the back were undoubtedly produced by dragging. Small particles of glistening stone such as is used in foundation stones was mixed in with ^{the} scarifications on the back. What other wounds of earlier date did you observe? Upon the thighs, on the lower part of the leg, on both thighs from the back, on the calves of both legs - in fact she was covered with marks of extravasation of blood all over the body, contusions, black and blue spots, but they had a greenish appearance, showing they were older, sometime had elapsed since they had been caused. Taking all those wounds together, would they in your judgment be calculated to produce

0414

death. I made a post mortem examination of the remains, and I could not ~~find~~ detect those contusions or bruises on the body with any lesion of the internal organs so as to show that death was the result of any such lesion, that is, not a direct connection between the wounds and bruises, whatever they may have been, and the condition of the internal organs. I made an incision through the neck down to the lower portion of the abdomen, and I viewed each and every internal organ. I took off the scalp, sawed open the head, took out the brain and very minutely examined the whole anatomy for the purpose of finding out the immediate cause of death, and as I before stated, I found no direct connection between the bruises on the external portion of the body and her death, so that I could certify that death was caused by any destruction of the organs internally which would be necessary to life. May not the wounds which the body disclosed have caused the death of the deceased and yet your examination not have revealed the fact? They might be producing a shock to the system, but I think in this case that it was not that alone.

0415

Did that body indicate that she was suffering from any disease recently? Yes sir, there was every evidence of alcoholism present. The evidences were in the structural change of the kidneys, fatty degeneration and congestion. The liver also showed a diseased condition. The stomach disclosed the fact that there was chronic gastritis present - chronic, inflamed condition of the mucous membrane of the stomach, an extremely vascular and irritated. The brain showed the watery condition we find in those dying from the too free use of alcohol in any of its forms, known as a watered brain. The heart also was enlarged and fatty. Now assuming this person whose remains you examined to have been markedly affected in the several ways that you have described at the time when the blows were inflicted, would those blows in your judgment, or might those blows in your judgment have so shocked that person as to have produced death? I think they did sir. Cross Examined. She undoubtedly did die from shock hastened by those contusions probably. If this woman had fallen down the same result might undoubtedly have occurred. You are

0416

not prepared to say that she was killed by any one of those wounds - she might have died without those wounds, might she not? Yes sir, she might. Her death might have ensued from the disease which you found there, that is, from the abnormal condition of the liver, stomach and kidneys? Yes sir, of course.

The prisoner withdrew his plea of not guilty and pleaded ~~guilty~~ to manslaughter in the second degree.

0417

Testimony in case
of John Morney
filed Jan. 1892

0418

L 16/82

The People
 vs
 John Mooney } Court of General Sessions. Part I
 Before Recorder Smythe January 16. 1882
 Indictment for Murder in the first degree.
 Robert Mooney, sworn and examined, testified.
 I am 11 years old going on 12, I have been to
 school, I cannot read or write, If I would look
 at the lamp post I would know what street I
 was in. I never was a witness in a case before
 this. I have been to Sunday School and used
 to hear the Bible. I know the prayer, "our Father."
 I will tell the truth, I will tell what I "seen."
 John Mooney is my father, I remember the
 day before my mother died, I think it was
 the last month, I was present when she was
 hurt by my father; he was going to hit me too.
 My father came home with his pay and then
 after that my mother went round to the
 neighbors and spent the money. My father
 gave my mother the money to take care of it.
 I think it was nine dollars and a quarter;
 he says, "take care of this." They were going
 out to buy some chairs; my father went
 out to buy four chairs and a mattress; this
 was about eight o'clock in the night; he was
 not out more than an hour or half an hour.
 My mother went in the next yard, she went
 to spend the money in drink, I "seen" her
 taking some in the next yard. I went

0419

and followed my mother; she did not spend all the money in drink; all I saw her taking were two; the drinks cost ten cents a piece; she came back home again; she was home when my father came back; he hit my mother and kicked her; he hit her in the bowels I think it was three or four times with his fist and then kicked her round the body, around the back and all over; he kicked her about ten times and then he dragged my mother; she fell down; she was lying on the floor. This was about two o'clock in the night; he did not come home till half past five or six o'clock; he hit her twice on the arm, I don't know which arm; he hit my mother I think it was on the right leg.

and then he up with his fist and knocked her on the floor; he struck her near the left shoulder on the breast.

Then I went and sold my "newses," I was a newsboy; she was in the house when I left; she was hardly able to stand up. While he was beating her he told me not to tell - it was when he was going to the station house he told me not to tell; when he was beating her he said something to her

0420

but I did not hear what it was. All this beating was on Saturday night. She slept until Sunday morning and then she died. I went and picked some coal off the dock and put it on the fire; I tried to talk to her when she was in bed, but she was not hardly able to talk to me; she said, "I am not able to talk to you." This was at about two o'clock in the day time on Saturday. I did not try to talk to her after that. I do not know what day of the month this was; she had a pain in her back and did not know what to do; my father was sitting on a chair in the front room; he was trying to make something to eat for himself; he was trying to cook a beefsteak, he could not cook it and he left it there. I don't know where he went after that. I picked coal on the dock to keep my mother's room warm; we live at 551 West Thirty ninth St., near Eleventh Avenue. I went to bed I think it was two o'clock Saturday night, I slept in the same bed with my mother; she did not say anything to me; she said "th" the time I was going to bed. I fell asleep and I did not hear anything after that; she was lying front ways on her back in the bed; she

0421

died about 8 o'clock; she did not talk Sunday morning, I did not wake up until about 9 o'clock; when I woke up she was dead; my father was lying in the bed too. He told me to go round and tell the neighbors that she was dead; the officer came for him. I think it was about 9 1/2 o'clock and I went with him to the station house. On Friday my mother was able to walk; she could do anything; she could not do much, but she washed some dishes; she complained that week of being sick before she was hit by her father; she did not tell me what was the matter; she asked me on Thursday to get her a drink of water and I got it; she did not have any doctor; he beat her somewhere around the body; that was before the second beating; she did not cook anything that day, I had nothing to eat, I did not have anything to eat from Thursday till Sunday. I first got something to eat in the station house.

Cross Examined My father used to bring home money and give it to my mother and she used to get drunk; she would not cook anything for father; she was drunk nearly all the time; any time

0422

she would have money she would get drunk with it. I have seen her fall down when she was very drunk; she could not help herself to get up - would not be able to walk; the neighbors have had to help her very often; when she has fallen from time to time she has hurt herself; she was sick for a long time before this; she used to eat very little and used to cook hardly anything; she would drink all the time and keep my father and me without food. This Friday night I saw her take a broomstick and hit my father, and they hit each other; the quarrel commenced about my father giving her money and she spending it and not getting any food to eat. I did not see my father going to bed on Saturday only in the night time. My father beat her on Friday night, I am sure of that. I did not see her going to bed Friday night; she did not sleep long; she only went to bed and slept about half an hour and got up again; she went out Friday night; she did not know what she was doing; father was in bed. I do not know how long she stayed away; she went into the next yard; that is where she got the drinks. I saw my

0423

mother on Saturday morning in the yard;
on Saturday morning she was in bed with
my father and they were friendly together
but they then got in a fight. The quarrel
commenced about 9 o'clock, she fought
him as well as he her; she was drunk
at 9 o'clock in the morning. They were both
drunk; she hit him with a broomstick. I
think the fight lasted half an hour. My
mother went to bed again and my father
went and took a walk. I do not know how
many drinks she took on Saturday morning
but she was very drunk; she was stuttering
and not able to talk. I tried to speak to her
and she went "th". I have heard such an
expression very often before from her. She
came in at half past three very drunk
and she wanted me to go and get some
whiskey and I would not go; she told me
she would make my father lick me; she
wanted to go out for the whiskey and I
would not let her. I took the can from her;
she used to get whiskey in a can and in
a bottle too; she got ten cents worth at a
time which would be about two drinks;
she went out in spite of me; that was
about 4 o'clock and she came back

0424

"staring" drunk, she went to bed then and slept. My father came in Saturday night and then he undressed and went to bed, he tried to wake her up but she was too drunk. He tried to cook himself something but he could not; he left the beefsteak and bread there; then he went right out and came in again. I don't know what time he came back. The next thing I saw next morning when I awoke I found my mother dead in the bed. My father sent a man to report it to the Station House. My father was drunk Friday and Saturday. My mother struck him once with the broomstick and said, "now that is good for you."

Annie Foley, sworn and examined, testified I was living at 155 West Thirty ninth St. I was staying in the house with these people for one week. I saw this beating on Saturday afternoon. I was in the house on Friday the whole of the day. I saw no beating then. I was a boarder there, I paid my board to Mrs. Mooney. Saturday he was drunk. I was in all day Saturday till 4 o'clock. They had two rooms, I slept in the kitchen, they had a bed room which was occupied by herself, her two children and her husband. I did not sleep in the house on

0425

Friday night. I came in Saturday morning about 9 or 10 o'clock and I was there until four. They commenced to quarrel about gin about twelve o'clock; she wanted some whiskey and he would not give it to her. Both were under the influence of liquor. She tormented him so that he struck her; she said that he would give it to her, that she would get it in spite of his teeth; then he called her out of her name and caught her by the throat. He said, you son of a b— I will kill you before long; he said that to his wife; and then she wanted to run away from him and he followed her and then he got her in a corner next to the bed and kicked her and threw her down on the floor and he kicked her on both sides and kicked her in the stomach. Then when I interferred between them he said he would do the same to me and ~~he~~ said he darst not do it. He took the chair to hit her and just at that he followed her into the bed room and kicked her there; he struck her first in the face on the left eye and about seven times with his fist. he took cups then and flung them at her; he threw

0426

four cups at her to my own knowledge. One of them hit her in the eye and the others missed her; then he threw her down on the floor and kicked her on both sides and on the back; she got up and she went to make for him and he pulled away from her; when she was going to sit down quietly, he hauled off again and struck her in the face with his open hand; she had nothing in her hand when she made for him. I did not see her use a broomstick at any time; the little boy who was a witness here was there at the time, she made at him and hit ^{he} her with his open hand; it did not knock her down; she stumbled one side; he did not hit her any more. Both of them were sitting very sociable; whatever they did after that I do not know; she was sitting on a chair by the table, he was sitting by the fire; she told me she did not want me any more. Left the house before any disturbance would be made that was four o'clock. He felt sorry for beating her and she felt sorry for the way she tormented him. I could not say whether she kissed him. I was

0427

not taking notice of that part I was trying to go between them and he said if I interfered that he would do the same thing to me as he done to her, she made no complaint at this time of any injuries that she received. One was about as drunk as the other one I believe. Margaret Morris sworn and examined. On the 10th of Dec. last I resided at 553 west thirty ninth st. I lived in the next yard to where this occurrence took place, on Saturday evening I was ironing my children's clothes about five o'clock; you could see from my window to the place where he (the defendant) is living; his door was open. I could see in through the bedroom and through his kitchen door I saw John Mooney take his wife by the two heels and feet, and he pulled her down. I think there is either three or four steps; he pulled her by the back down 18 or 19 feet in the open yard in her bare naked skin. There was nothing on him but his red flannel shirt, she had no clothes on her no more than when she was born. I saw him pull her from the door of his kitchen. I was standing at

0428

my own table opposite the window. I saw him pull her down the steps by her two feet, and when his backside touched the fence opposite the corner of her house he tried to let the two feet drop down, you thought it was a dog; he dragged her about eighteen or nineteen feet up to the fence. He cleared in and she begged of him, Johnny, for God's sake open the door and let me in. There did not seem to be any liquor on her no more than what is on me at present. Maybe she had the appearance of a little liquor on her, but I did not see any more. The door she wanted to get in was the Kitchen door going out into the yard; he had pulled her out of that door; it was not open; when he went inside he slammed the door back after him. he had no hold of her when he shut the door; he was after dropping her down in the open yard. She tried to conceal her nakedness. I saw nothing else; that was before my lamp was lit. Did you know of his having beaten his wife on any previous occasion? I know as far as I seen the man he always beat

0429

her and had nearly killed her before he beat her at all; he had her all black and blue; she had not the life of a dog. I do not think it is right for a man to remain in the house with two boys. Cross Examined. Mrs. Morney was perfectly sober Friday night. I did not see her drunk. I could not say whether or not she was sober the next day; she seemed to be sober when she picked herself up off the yard. I could not say that she was sober when she said, "For God's sake, let me in," for the poor soul got in as quick as she could for fear Dan Morney would see her. The time she borrowed the veil she was as sober as I am this minute, it was about half past five o'clock Friday evening she came to me to get a shawl to cover her face, for she was ashamed to go into the street; she never had a drop of drink in the room; when I saw him drag her in the yard she was naked, she had nothing on no more than when she was born; she did not walk straight, for she went kind of stooped to get into the house to shade herself; she did not stumble when she picked herself up in the yard. I was not watching her all day, but perhaps

0430

she had a little drink; she did not stagger; she walked direct from where she got up to this door. I could not say whether it was five or after five. I had not my lamp lit. I did not see her after that. I do not keep a drinking saloon; I do not taste it neither. Samuel M. Adams ^{woman} lives 208 West Forty First St. I know the prisoner; his first wife was a sister of mine. I know very little about this transaction. All I know about it is that on Sunday morning, the 11th of Dec. I believe it was, I was off from work that morning and I went over that way, and I was passing by towards where he lived. I met this Mrs. Morris; she was coming down the yard at the gate; she says, Are you going up? She asked me if I was going up to the house? I said I was. I walked up into the house and when I went in I seen a man lying on the floor at the door just as I stepped inside with his feet half-way out - his body was inside and his feet were partly out. I passed him and walked inside. Robbie, the boy that you had upon the stand, followed me right in; he had a bottle in his hand with some liquor in it. This was Sunday.

0431

morning to the best of my knowledge. I think this was about ten minutes past seven o'clock in the morning; it was the 11th of Dec. He followed me in with the bottle and handed it to the father. The father was walking the floor in his shirt sleeves and in his stocking feet, no shoes on him. He took the bottle from the boy, he poured out and drank some. "Will you have a drink?" he said to me. "Certainly, I will have a drink." I said I took the glass out of his hand and I took a drink. He turned around and poured a drink for himself into the glass. He says to me, "My wife Ellen is dead in the room." Says I, "is that so?" I walked over towards the room door. I looked in, I saw the woman lying on the bed and a kind of calico dress on, no clothing that I could see other than that. I could not see whether it was on her or threw over her. So says I, "What time did she die? through the night?" He said he did not know. "When I woke up she was lying dead," said he, "that is all I know about it." So I turned around to this boy - my own sister's son - Robbie, did the officers

0432

BOX:

58

FOLDER:

659

DESCRIPTION:

Morgan, Frank

DATE:

01/24/82



659

0433

Frank Welch
P.O. 20 Birch
New Yorks Char-
in Guad-
He has made
Reverend-
Amtrak ask for
Lauran
F.D.

March 20
Filed 14 day of Jan'y 1882
Plads Property

THE PEOPLE
vs.
Frank Morgan
I.

DANIEL C. ROLLING
John M. Nelson
District Attorney

A True Bill.

Foreman
Jan'y 26. 1882
J. P. Murphy
J. P. Murphy
J. P. Murphy

0434

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

committed as follows:
The said

Frank Morgan
Frank Morgan
Obtaining money by false pretences
of the crime of

Frank Morgan

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *fourteenth* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
ously to cheat and defraud one

Gustav Bender

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Gustav Bender

That he the said Frank Morgan was then
and there duly authorized and empowered
by one Marshall Barber to collect for and
on the account of him the said Marshall
Barber a certain ^{bill} of account due the said
Marshall Barber from him the said Gustav
Bender

And That he the said Frank Morgan was
then and there duly authorized and empowered
to receive payment for and on the account of
said Marshall Barber the amount of money
then due on said bill.

0435

And the said

Gustav Bender

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

Frank Morgan

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

Frank Morgan, the sum of twenty-five dollars in money and of the value of twenty-five dollars.

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

Gustav Bender

and the said

Frank Morgan

did then

and there designedly receive and obtain the said *sum of money of the value of twenty-five dollars in money and of the value of twenty-five dollars.*

of the said

Gustav Bender

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

Gustav Bender

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Gustav Bender

of the same.

And Whereas, in truth and in fact, ^{he} the said Frank Morgan was not then and there duly authorized or empowered by one Marshall Barber to collect for and on the account of him the said Marshall Barber a certain bill of account due the said Marshall Barber from ^{him} the said ^{as the said Frank Morgan then and there well knew,} Gustav Bender; and Whereas in truth and in fact; ^{he} the said Frank Morgan was not then and there duly authorized or empowered to receive payment for and on the account of said Marshall Barber the amount of money then due on said bill, ^{or any money whatsoever} of the said Frank Morgan then and there well knew.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said ^{Frank Morgan} to the said ^{Gustav Bender} in all respects utterly false and untrue, to wit, on the day and year ^{first} aforesaid, ^{was and were first made at the time of making the same} at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said ^{Frank Morgan} well knew the said pretences and representations so by ^{him} made as aforesaid to the said ^{Gustav Bender} to be utterly false and untrue at the time of making the same.

And so the ^{Grand Jury} aforesaid, upon their oath aforesaid, do say, that the said ^{Frank Morgan} 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 Gustav Bender, the sum of twenty-five dollars in money and of the value of twenty-five dollars.}

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

^{Gustav Bender} 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 C. ROLLINS,~~
~~DEPUTY DISTRICT ATTORNEY~~

^{John McKern} District Attorney.

0437

New York,

Oct. 3 1881

M. Barber

Lehigh, Locust Mt. & Red Ash Coal.
English & American Cannel Coal.
George's Creek Cumberland Coal.

Bought of M. BARBER & NEPHEW,

63, 65 & 67 Bayard Street.

Sept 28 Paid Cash 1881
Oct 3 Paid do do

6	6
42	48
24	2800
	2900

to Cashier
Red By M. Barber & Nephew
Wm. H. Frank

0438

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

Wmbe July 26 1882

Frederick Knight

The Receiver

We the undersigned

have received from

James Morrison

be further furnished

on the contrary we would

be pleased that he now

be discharged if enabled

with the ends of justice

he having made restitu-

tion - Mrs. July

Marshall Parker Ogden

0439

POLICE COURT—SECOND DISTRICT.

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

Gustav Bender, Restaurant Keeper
 of *No. 43 College Place* *Street*, being duly sworn, deposes
 and says that on the *14th* day of *January* 18*82*
 at the City of New York, in the County of New York,

Frank Morgan, now here, came
to deponent and presented the
annulment (sic) to deponent and said
to deponent "Mr Barber sent me
to collect this (sic)."
That deponent believing said state-
ment and representation then
and there paid to said defendant
on account of said (sic) the sum
of twenty-five dollars good and
lawful money.

That deponent has
since ascertained that said
defendant was not sent or
authorized to collect said (sic)
and that said statement and
representation was untrue, and
that on the day aforesaid said
defendant was not in the
employment of Mr Barber.

That deponent therefore
charges and alleges that said
defendant did purposely, designedly
and feloniously obtain said money
from deponent by means of said
false pretence and with the
intent to cheat and defraud,
said money being the property of

0440

deponents master, Constantina Bender,
 sworn to before me this {
 17th day of January 1882 { Gustav Bender

J. H. H. H.
 Police Justice

City and County of New York, N.Y.
 Marshall Barber, 630 Bayard Street,
 being duly sworn says - That on the
 14th day of January instant the
 defendant Frank Morgan, now here,
 was not in the employment of
 deponent and was not authorized
 to collect or receive the money
 mentioned in the foregoing affidavit
 of Gustav Bender and had no
 right or authority whatever to
 demand, collect or receive the
 same.

sworn to before me this { Marshall Barber
 17th day of January 1882 {

J. H. H. H.
 Police Justice

POLICE COURT. - SECOND DISTRICT.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Offence,

Dated

187

Witnesses,

Committed in default of \$ surety.

Bailed by

No.

Street.

0441

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Frank Morgan

Question. How old are you?

Answer. Seventeen years of age

Question. Where were you born?

Answer. New York

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

Answer. 419 - 10th Av. Five years

Question. What is your business or profession?

Answer. Clunk

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

Answer. I am guilty of the charge.
I waive further examination
here

Taken before me, this 17th
day of January 1882

Frank Morgan

J. H. H. H. Police Justice.

0442

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

Sec. 208, 209, 210 & 212.

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Anderson
43 College Street

Francis Morgan

2. _____
8. _____
4. _____

RECEIVED
JAN 19 1882
OFFICE

Offence *False Pretence*

Dated *January 17* 1882

William H. Williams Magistrate.

McClurgant 20 Officer.

Mr Clerk.

Witnesses *Marshall Carter*

No. *63* *Maynard* Street,

No. _____ Street,

No. _____ Street,

1330 to Charles W. H. Lane

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

guilty thereof, I order that he ^{*held to answer the same and to*} be admitted to bail in the sum of *50* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he ^{*of the City of New York*} give such bail.

Dated *January 17* 1882

J. H. Williams Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0443

BOX:

58

FOLDER:

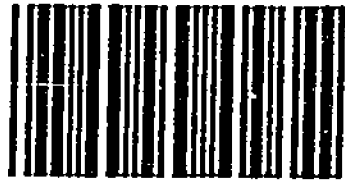
659

DESCRIPTION:

Morris, John

DATE:

01/11/82



659

Mr. Fulton the
agent of the Western
African. I hope that
he has investigated
Mrs. Ann. White
in a proper manner
for. G. R. R.

✓

82

Filed 11 day of Jan 1882
Pleas...

Pleads,

THE PEOPLE

135

2

John Morris (2 Cases)

(2 Case)

John Macken.
JAMES MACKEN.

District Attorney

A True Bill.

Justin

Foreman

Aug 11/92

Edw. Jones 3649

Alma J. Jones

47

0444

0445

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

John Morris

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

of the CRIME OF

committed as follows:

The said

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

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

he the said

John Morris

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

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

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

of the CRIME OF

committed as follows:

The said

John Morris
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid,

One waist of the value of five dollars.
One skirt of the value of ten dollars.
One overskirt of the value of ten dollars.
One clock of the value of fifteen dollars.
of the goods, chattels, and personal property of the said

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

~~DANIEL G. ROLLENS, District Attorney.~~

0446

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

John Morris
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

John Morris
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 waist of the value of five dollars.
One shirt of the value of ten dollars.
One overshirt of the value of ten dollars.
One clock of the value of fifteen dollars.*

of the goods, chattels and personal property of the said

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

Michael Lynch
unlawfully, unjustly, did feloniously receive, and have (the said

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

John McKeon
DANIEL G. ROLLINS, District Attorney.

0447

83

Counsel,

Filed

day of

Jan

1882

Pleads

THE PEOPLE

vs.

John M. Keen
(2 cases)

John M. Keen
DANIEL G. ROLLINS

Defendant Attorney.

A True Bill.

Gustav

Foreman.

Verdict of Guilty should specify of which count.

1882

BURGLARY—Third Degree, and
Grand Larceny.

0448

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Morris

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

John Morris
of the CRIME OF *Burglary*

committed as follows:

The said

John Morris

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

Bernard John

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

he the said

John Morris

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

Bernard John

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

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

John Morris
of the CRIME OF *Larceny*

committed as follows:

The said

John Morris

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

two coats of the value of ten dollars each
One watch of the value of ten dollars

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

Bernard John

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

~~DANIEL C. ROLLINS~~ *John McKean* District Attorney.

0449

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

Sec. 208, 209, 210 & 212.

Police Court 4 District. 1

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louisa H. Stahl
899 3rd Ave

John Morris

Offence, Burglary and
Grand Larceny

Dated January 13 188 2

W. H. Morgan Magistrate.

W. H. Morgan Officer.

W. H. Morgan Clerk.

Witnesses Edward John

No. 899 3rd Ave Street

Patrick Green

191 Greenwich

No. _____ Street.

Committed without bail.

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

held to answer and at the General Sessions
guilty thereof, I order that he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail. He is legally discharged

Dated Jan. 13 188 2

W. H. Morgan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0450

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Morris

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York City

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

Answer. I would rather not tell

Question. What is your business or profession?

Answer. Seegar maker

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

Answer. I am not guilty of Burglary but I plead guilty to Grand Larceny

Taken before me, this 1st

day of January 1882

John Morris

A. L. Morgan

Police Justice.

0451

Police Office, Fourth District.

City and County
of New York,

ss. *Louisa M. John*, aged 20 years -
having no business

Rooms on the 2^d floor of the No. 899 3^d Avenue Street, being duly sworn,
deposes and says, that the premises No. 899 3^d Avenue

Street 19 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent's father *Bernard John* as a
dwelling were **BURGLARIOUSLY**

entered by means of feloniously entering the said
rooms through a small window leading
from the hallway of said premises into
said rooms

on the daytime of the 31st day of December 1881
and the following property feloniously taken, stolen and carried away, viz.:

two cloth coats, one silver watch
all
of the value thirty dollars. \$30.00

the property of *Bernard John*, deponent's father
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 Morris*. (nowhere)

for the reasons following, to wit: that deponent saw the
said *John Morris* in the said room
and leave the said room with
said coats in his possession
as *Louisa John*.

Subscribed before me this 1st day of
January 1882 -

Alfred Morris
Police Justice

0452

Sec. 208, 209, 210 & 212.

Police Court 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eda Lynch
Wm. J. Lane
Edna Morris

Offence, *Burglary & Larceny*

Dated *January 7* 1882

B. J. Morgan Magistrate.

Green Officer.

19 Clerk.

Witnesses *Patrick Green*

19 *Resident Officer* Street

No. Street,

No. Street.

Count to one at. P. J.

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

held to answer at the Court of General Sessions
guilty thereof, I order that he be ~~admitted to bail in the sum of~~ *of the City of New York or* ~~be legally discharged~~ and be committed to the Warden or Keeper of the City Prison until he give such ~~bail~~ *be legally discharged*

Dated *January 7* 1882

B. J. Morgan Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0453

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

John Morris

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York city

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

Answer.

24 9 Avenue, One year

Question. What is your business or profession?

Answer.

cigar maker.

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

Answer.

I am not guilty of Burglary but the property was given to me

Taken before me, this

day of January 1882

John Morris

P. J. Morgan

Police Justice.

0454

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

Police Court—Fourth District.

Patrick Green

of No. *the 19 Precinct Police* Street, being duly sworn, deposes and says,
that on the *31st* day of *December* 18*81*

at the City of New York, in the County of New York, *deponent arrested*

*John Morris (nowhere) and found on
his person a pawn ticket representing
a silk dress, and the said
dress was identified by Ellen
Lynch as the property of her father
Michael Lynch and which had
been stolen from his possession
on the 30th day of December 1881*
Patrick Green

Sworn to before me, this

day

Edmund J. Lynch
POLICE JUSTICE.

0455

Police Office, Fourth District.

City and County
of New York,

Olla Lynch
of No. *128* Avenue *Street*, being duly sworn,
deposes and says, that the premises No. *128* *Street*,
21 Ward, in the City and County aforesaid, the said being a *tenement house*
and which was occupied by deponent as a *dwelling*

were **BURGLARIOUSLY**
entered by means of *forcibly and feloniously forcing*
open the door leading from the hallway
of said premises into said rooms

on the *day* of the *30th* day of *December* 18*98*
and the following property feloniously taken, stolen and carried away, viz.:

One silk dress. One clock

all of the value of forty dollars

the property of *Michael Lynch*, deponent's father
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 Morris*. (nowhere)

for the reasons following, to wit: *from the fact that previous*
to said Burglary, the doors leading into said
rooms were securely fastened and deponent
saw the said Morris with the said dress
in his possession after the said Morris had
left the said premises and was on the sidewalk
in front of said premises. and deponent

0456

was informed by Officer Green of the
19th Precinct Police that he Green found
on the person of Said Morris a pawn ticket
which represented the said dress
and deponent now identifies the said dress
so represented by said ticket, as the one
lost and stolen from the possession
of Said Michael Lynch. and deponent
also identifies the clock here shown
as the one lost and stolen from
the possession of Michael Lynch

Sworn to before me this } Ella Lynch
7th day of January 1882 }

R. L. Morgan
Police Justice

0457

BOX:

58

FOLDER:

659

DESCRIPTION:

Murphy, Denis

DATE:

01/04/82



659

205

Counsel

W. J. H.

1882

Filed 4 day of

Pleas *Not Guilty*

THE PEOPLE

W. J. H.

Genio Murphy

INDICTMENT
Larceny of Money, &c., from the person
in the night time.

~~JOHN K. PHILLIPS~~

John McKean
District Attorney.

Part for Aug 6. 1882.

Arrested & convicted in 1881

A True Bill.

*with recommendation to the jury
of 10 years.*

W. J. H.
Foreman.

S.P. 2 1/2 years

0459

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

THE PEOPLE OF THE STATE OF
NEW YORK.

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

the person of the crime of *Larceny (from*
committed as follows: *Denis Murphy*
The said

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

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

of the goods, chattels, and personal property of one *Archibald McArthur* on
the person of the said *Archibald McArthur* then and there being found,
from the person of the said *Archibald McArthur* 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. *David B. Phelps*

John McKeon

BENJ. K. PHELPS, District Attorney.

0460

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Sec. 508, 509, 510 & 511.

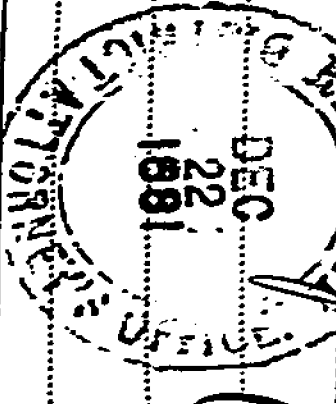
Police Court

District

1203

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Archibald McCallum
316 Maple St
Dennis Murphy



Offence, Larceny from person

Dated

Dec 21

1881

W. H. McCallum

Magistrate.

W. H. McCallum

Officer.

W. H. McCallum

Clerk.

Witnesses

No.

Street,

No.

Street,

No.

Street,

St. for Dec 21 at 12 P.M.
Dennis Murphy

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

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

Dated Dec 21 1881 W. H. McCallum Police Justice.

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

Dated _____ 1881 _____ Police Justice.

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

Dated _____ 1881 _____ Police Justice.

0461

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the charge
and would further
exculpation*

Taken before me, this

day of

188

*Denis Murphy**A. Williams*
Police Justice.

0462

Le 11th

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY
OF NEW YORKof No. *33 College Place, longer with Webster & Co.*
House of Detention Street.being duly sworn, deposes and says, that on the *17th* day of *Decr* 188*1*

at the City of New York,

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

of deponent *from his person in the night time*
the following property, viz:*Good and lawful
money in bills of different
denominations and of the value
of twelve hundred dollars*

Sworn before me this

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 *Dennis Murphy now present**because deponent was in company
with said Murphy in a basement on
the corner of Ann Street & Park Row and
there drank several times with the defendants
who, knowing deponent to be somewhat
intoxicated forced him against the bar
& thrust his hand into the hip pockets
of deponent's trousers & took therefrom the
property in question which deponent saw in his
hand after he had abstracted it from deponent's
pockets**Archibald McArthur*
this

Police Justice

0463

BOX:

58

FOLDER:

659

DESCRIPTION:

Murphy, John

DATE:

01/18/82



659

0464

WITNESSES.

James J. [unclear]
James J. [unclear]
James J. [unclear]

James J. [unclear]
James J. [unclear]
James J. [unclear]

James J. [unclear]

Counsel,
Filed *160* day of *May* 188*2*
Pleads

THE PEOPLE
vs.
John Murphy
INDICTMENT.
Larceny from the Person.

John McKen
District Attorney.

A True Bill.

G. H. [unclear] Foreman.
May 10/82
James J. [unclear]
James J. [unclear]

0465

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Murphy

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

John Murphy

of the CRIME OF LARCENY (from the person)

committed as follows :

The said

John Murphy

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

five silver coins (of the kind usually called trade-dollar) of the value of one dollar each

five silver coins (of the kind usually called dollar) of the value of one dollar each

One pocketbook of the value of seventy five cents

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

John McKee
DANIEL C. COLLINS, District Attorney.

0466

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

Sec. 209, 200, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,
OF THE COMPLAINT OF

John Murphy
43 Sutton Place
in yr A. & Co. v. dr.

Offence *Larceny from person*

Dated *January 13* 188*2*

Garner Magistrate.

McMahon Officer.

Clerk.

Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Amby Under S.S.
within bail

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

held to answer at the Court of General Sessions
guilty thereof, I order that he be admitted to bail in the sum of *the City of New York* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he *give such bail* be legally discharged

Dated *January 13* 188*2*

Hugh Garner Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0467

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Murphy

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. New York City

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

Answer. 1129 2 Avenue, about 14 months

Question. What is your business or profession?

Answer. Stone Cutter

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

Answer. I am not guilty of the charge preferred against me, I was working all day yesterday.

Taken before me, this 13
day of January 1882

John Murphy

Hugh Gardner Police Justice.

0468

District Police Court

CITY AND COUNTY
OF NEW YORK

of No. *113 Button Place* being duly sworn, deposes and saith, that on the *19th* day of *January* 18*82* at the *19th* Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *and from the person of deponent*

the following property viz:

One pocketbook containing good and lawful money of the United States consisting of five Silver dollars All of the value of five 7/100 dollars -

the property of *Deponent*

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by *John Murphy (nowhere)* from the fact that previous to said larceny the said pocket book containing said money was then and there in the pocket of deponents coat then and there worn on the person of deponent and while deponent was walking on *60 Street between 4th and 5th Avenues* at the said Murphy put his hand in the said pocket and did take steal

Sworn before me this

day of

Police Justice

1882

0469

and carry away the said property from
the possession of person of defendant

Sworn before me } Kate McDonald
this 19 day of January 1882 }

Glyph Chandler
Police Justice

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES: