

0307

BOX:

50

FOLDER:

581

DESCRIPTION:

Morris, Martin

DATE:

10/24/81



581

Mr. Brew has
been long Chief

Pleads

THE PEOPLE

22

INDICEMENT.

Larceny of Money, &c., from the person
~~with intent to steal.~~

DANIEL G. ROLLINS

District Attorney.

A True Bill:

Foreman.

110.628-1881

Crédit and Surcharge

Directed on two over-leaf.

William H. Huber being Croft
examined states

Q Where were you when you were
arrested

A Republican State Convention
at the time I lost my
money there was considerable
excitement, and at the
time a great number of
people were around me.

Q Did a portion of this excitement
consist in clapping of hands

A Yes.

Q How far was the prison from
you when you lost your money

A About two feet, and a
number of other persons
were around me.

Q Did the prisoner give you
any money

A No. and I have not
received any money since
I know nothing except
what information I received
from the officer.

W. H. Huber

Examined before me
this 17th day of October 1881
J. W. W. W. W.
J. W. W. W. W.

0310

John E. Dougherty, Police Officer
Henry Corp. Hammer
Q Did I understand you to
say that you saw the
prisoner place his hands
of Huber rest

A I did.

Q Did you arrest him that
instant

A I caught his hand & took
the money I saw the
money in the prisoners
hand and as soon as
I caught the prisoners
hand he dropped the money

Q Did you pick the money up
A I did and counted it
Head Quarters

Q How far away was you from
the prisoner when you
noticed him take the money

A About a foot of was standing
in front of him.

Q Were there many people
around

A Yes five or six

Q Was it that you saw found
on the floor how you got it

0311

a The accomplice stopped down
to pick it and I took
it.

By the Court.

Q If you saw the prisoner at
the bar put his fingers on
the pocket of his vest.

a I saw his fingers come
out of the right hand
pocket of the vest and
I gave the money in
his fingers.

Q Did you then take hold of
him whilst he had the
money.

a I took him whilst the money
was still in his hands
and when he found that
I had hold of him
he dropped the money —

John L. Dougherty

Sworn to before me
this 17 day of October 1881
J. E. [Signature]
Notary Public

0312

FORM 112.

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

Police Court—Third District.

Real Estate agent and residing at No. 72 Avenue H, Street, being duly sworn, deposes

and says that on the 6th day of ~~August~~ October 1887

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

the following property viz: gold and lawful money of the issue of the Treasury of the United States consisting of five Treasury notes of the denomination and value of two dollars each, and one note of the denomination and value of one dollar said money being in all

of the value of Eleven Dollars

the property of deponent,

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

(now here) from the fact that deponent had said money in the right hand vest pocket of the vest then worn upon deponent's person. Deponent is informed by officer John E. Daugherty of the 1st District Police that he saw said Morris place his hand into deponent's pocket and take & steal said money from deponent's person that he Daugherty immediately arrested said Morris and that he Daugherty did then and there see said Morris drop said money

Sworn to, before me this

day of October 1887

Wm. J. Binney
POLICE JUSTICE

[Signature]

0313

City & County
of New York

John E. Daugherty aged 37 yrs
residing at No 504 East Houston Street
a Police officer attached to the first
Detective District Police being duly sworn
deposes and says that on the night
of the 5th day of October 1881 at the hour
of about 1 o'clock he arrested Martin
Morris (now here) while in the act
of taking & stealing the within described
money from the vest pocket of the coat
then worn upon the person of William
H. Huber the within complainant

Sworn to before me this } John E. Daugherty
6th day of October 1881 }
J. B. Morris Police Justice

0314

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.3rd DISTRICT POLICE COURT.

Martin 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.

Martin Morris

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Orange County N.Y.

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

Answer.

33 Perry Street for eight years

Question. What is your business or profession?

Answer.

I am a Drummer

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
When this officer took hold of me, turned me around and looked down on the floor asked me what was the matter at my feet lay some money I stooped down and picked the money up I felt in my pocket thinking it was my money and at that moment the officer punched the complainant on the shoulder and asked him if he lost anything and he said that he lost ten or eleven dollars, and I was afraid handing the money when the officer grabbed it from me
Taken before me, this 17 day of October 1881 against the charge

Wm. J. Brown

Police Justice.

M. B. Morris

0315

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Sec. 206, 210 & 212.

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Smith
72 Ave B

Martin Morris

2
3
4

Offence, Larceny from Person

Dated

Oct 6th 1881

Murray
Magistrate.

Shuchitz
Officer.
111 Ave B

Clerk.

Witnesses

David Cohen

No.

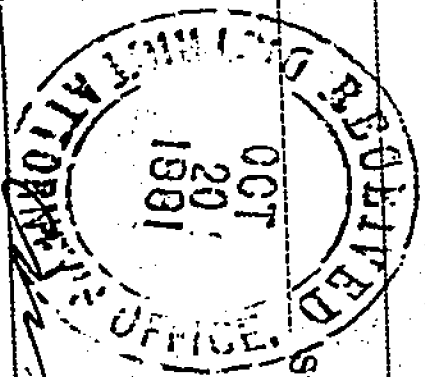
Street.

No.

Street.

No.

Street.



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 Martin Morris

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

Dated October 6 1881

Wm. Murray 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.

627-10-3-1881

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Smith
72 Ave D

Marston Morris

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

Oct 20

1881

Magistrate.

Murray

Officer.

Langhett

Clerk.

115 Ave D

Witnesses

John A. Miller

No.

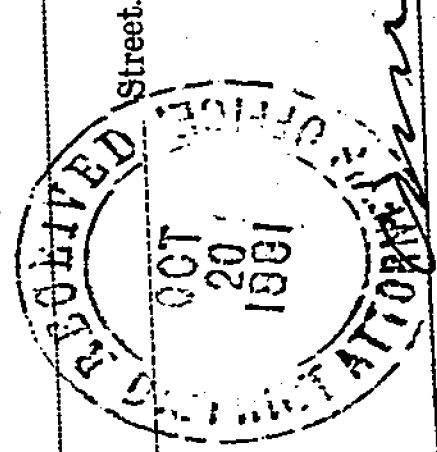
Street,

No.

Street,

No.

Street.



G. J.

Wm H. Smith

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 A. Miller be admitted to bail in the sum of *Five* Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 20* 1881

Wm H. Smith
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.

91 E 0

0317

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Martin Morris
of the crime of
Larceny from the person
committed as follows:
The said *Martin Morris*

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

on the *sixth* day of *October* 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 *William H. Heuber* on
the person of the said *William H. Heuber* then and there being found,
from the person of the said *William H. Heuber* 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. COLLINS,
BENJ. K. PHILLIPS, District Attorney

0318

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

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

The said

Martin 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,

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

of the goods, chattels and personal property of the said *William H. Huber*

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

William H. Huber
unlawfully, unjustly, did feloniously receive and have (the said

Martin 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

DANIEL G. ROLLINS, District Attorney.

03 19

BOX:

50

FOLDER:

581

DESCRIPTION:

Morrissey, Joseph

DATE:

10/24/81



581

0320

Rep & Council
Runglan
Council to tell
from which he
was deposed in
Philippines

PH

Counsel,
Filed day of 1881
Pleads - Mr. Guthrie

THE PEOPLE
vs.
Joseph C. Hootman

DANIEL G. ROLLINS

District Attorney

Nov. 7. 1881

A True Bill.

Shade attempted

W. H. Hootman

Directly should specify of which court

0321

POLICE COURT—

5th DISTRICTCity and County
of New York, } ss:

August F. Nealen
of No. 1875 2^d Avenue Street, being duly sworn,
deposes and says, that the premises No. 1875 2^d Avenue
12th Ward, in the City and County aforesaid, the said being a brick
building

and which was occupied by deponent as a store for the sale of
meat and a place of abode were BURGLARIOUSLY
entered by means forcibly opening the shutters
securing a window in the rear of
said premises on the first floor
of the same on the night of the 17th day of October 1881
and the following property feloniously taken, stolen, and carried away, viz:

with intent to feloniously take, steal
and carry away the following property
to wit: One hundred and forty six
dollars good and lawful money;
One cloth overcoat of the value of
fifteen dollars, one cloth coat of the
value of twelve dollars, one cloth
vest of the value of three dollars,
and one pair of cloth trousers of
the value of five dollars, in all the
amount of and of the value of one hundred
and eighty one dollars
the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and
carried away by Joseph Morrissey (nooker),
attempted to be

for the reasons following, to wit: That on the above date on
or about the hour of three o'clock A.M.
deponent saw the said Morrissey
in said premises and when deponent
approached him he the said Morrissey
escaped out of the said window, and
ran away. Deponent pursued him
a distance of about two hundred feet
and caught him the said Morrissey
but he escaped the second time

August F. Nealen

0322

Sec. 209.

5th

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

*Burglary and attempt on Larceny
in the night time*

has been committed, and that there is sufficient cause to believe the within named

Joseph Morrissey

guilty thereof, I order that he be held to answer the same, and the said crime not being bailable by me, I further order that he be committed to the Warden and Keeper of the City Prison of the City of New York, until he shall be discharged by due course of law.

Dated at the City of New York, *October 19th* 188*1*

Blough Gasman Police Justice.

0323

Sec. 198-200.

5th

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Morrissey 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.

Joseph Morrissey

Question. How old are you?

Answer.

28 Years of age

Question. Where were you born?

Answer.

New York

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

Answer.

East 116th - Four years

Question. What is your business or profession?

Answer.

Brick-layer

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 walked into the yard of August Hahn the complainant for the purpose of seeing a man in Hahn's employ named Fred when I looked and saw a window open and thinking it was Fred's room I call him by name & put my hands on the window sill & called again when the man named Hahn jumped up and came out of the room and called Police while I walked away this happened at 50'clock PM on the 17 October 1881 - I was arrested
Taken before me, this 19th day of October 1881 } *Joseph Morrissey*

Henry Garman Police Justice.

0324

POLICE COURT—

DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

August F. Hahn

1875-2nd Ave.

vs.

Joseph Morrissey

Dated October 19 1881

Gardner

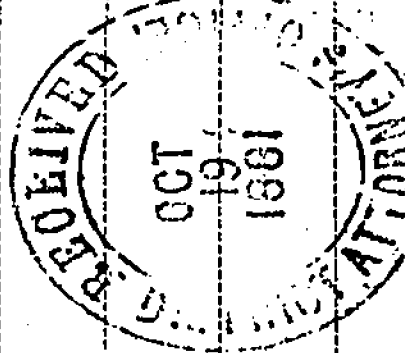
Magistrate.

Harrell

Officer.

23 Precinct

Witnesses:



Committed in default of bail

United States

Committed

Committed for trial without bail at the Court of General Sessions

0325

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph choornisey

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Joseph choornisey*

committed as follows:

The said

Joseph choornisey
late of the *twelfth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *seventeenth* day of *October* in the year of our Lord
one thousand eight hundred and eighty — *one* with force and arms,
about the hour of *three* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

August F. Heahn
there situate, feloniously and burglariously did break into and enter by means of *forcibly*
breaking open an outer window of said dwelling house
whilst there was then and there some human being, to wit, one *August F.*
Heahn within the said dwelling-house, he, the said

Joseph choornisey
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *August F. Heahn*
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~~

~~late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the~~
~~year aforesaid, at the Ward, City and County aforesaid, about the hour of~~
~~o'clock in the~~ ~~time of said day, the said~~

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

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

DANIEL G. ROLLINS, District Attorney.

0326

BOX:

50

FOLDER:

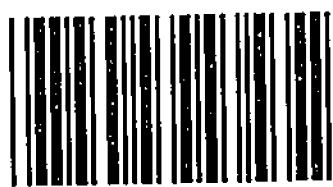
581

DESCRIPTION:

Moses, Franklin J.

DATE:

10/10/81



581

0327

#87/ Dec 18 1887

Filed 10 day of Oct 1887

Pleads for guilty (11)

vs. THE PEOPLE
vs. Franklin J. Moore
(2 cases) + 11 cases
New York

DANIEL C. ROLLINS,
District Attorney.

P 2 Nov 6. 1887

Pleads guilty.
A True Bill.

Recd. Disposition

Wm. H. Thompson
Foreman

Recd

For Campbell

22 Cents

Magistrate says that
Sturdevant & Williams
have been previously
convicted of the same
crime. Williams is a
leading name in
the city. Williams is
296. 5. Williams is
the same as the
one who was of the
same crime as in
the 26

0328

POLICE COURT—SECOND DISTRICT.

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

Merchant

William A. Hall, 73 years, ~~retire~~

of 4 E 10th Street, being duly sworn, deposes

and says, that on the 14th day of June 1881

at the City of New York, in the County of New York, Franklin J. Moses alias

Nassau (nowhere) with intent to cheat and defraud the
 deponent did obtain from this deponent the sum of ten
 dollars deponent's property, good and lawful money
 That the said Franklin J. Moses alias Nassau came to
 this deponent's house and falsely pretended that one Plum
 White against whom this deponent had already proceeded
 for having cheated and defrauded this deponent, boarded
 with the mother of him the said Moses alias Nassau
 under the name of Putnam at No. 130 East 128th St in the City of New York
 And the wife of the said Plum White also boarded with
 his mother, and that she the said Plum White's wife had
 in her baggage a large quantity of valuable and that
 Plum White wore a number of genuine diamonds.
 That he the said Franklin J. Moses alias Nassau then and
 there demanded of this deponent the sum of twenty
 five dollars for the information, upon further paying
 the sum of twenty dollars in lieu thereof, this
 deponent having reason to suspect that the representations
 of the said Moses alias Nassau were false and fraudulent
 Called in his friend Melby G. Lane of No. 94, 4th Avenue.
 That the said Lane declined to deponent, ^{his belief} that the representations
 made by the said Moses alias Nassau were false and
 fraudulent. That in the absence of the said Lane deponent
 yielding to the further representations of the said Moses
 alias Nassau gave to the said Moses in satisfaction of the
 information herein above recited the sum of five dollars,
 That the said Moses alias Nassau thereupon asked the
 further sum of five dollars upon the ground of his
 being a member of the order of Freemasons, and that

0329

The course ~~for~~ alleged to have ^{been} rendered was, that the more valuable and certain. This defendant then believing the representation of the said ^{elderly} Harrows to be just and true gave him the further sum of five dollars.

Defendant is informed by Chasby. J. Lane that the representations of ^{the said} Charles Harrows are false and fraudulent that there is no such bonding house as alleged by the said Charles Harrows. Next by Mrs Harrows and further this defendant has reason to believe that the said Charles is one Franklin J. Charles an ex-governor of the State of South Carolina and has now resided at No 130 East 128th Street. But at the very time that he the said Charles Harrows made to defendant the representation herein recited he was residing at No 85 West 11th Street. Wherefore defendant charges that the said Charles Harrows with intent to cheat and defraud defendant and whereby defendant was cheated and defrauded, did obtain the sum of five dollars from the defendant months before recited.

4th day of October 1881

Merrett C. Torbay
Police Justice

Wm L. Wall

Police Court - Second District.

THE PEOPLE &c.
ON THE COMPLAINT OF

Offence,

188

Dated

Justice

Officer

Witnesses,

surety.

Committed in default of \$

Bailed by

Street.

No

0330

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

Mattie G. Lane of No 166 Park Avenue, being duly sworn deposes and says, that on the 14th day of June 1881. He was called to the premises, No 4, E 10th Street by the complainant, William L. Hall, who asked deponent counsel with reference to certain representations then made to Mr William L. Hall by one Mr Nassau who was then at the time in the possession of the premises, No 4, E 10th Street. Mr Nassau whom the deponent is informed is Franklin J. Moore, the said Moore then informed the deponent that one Philip White and his wife were boarding with his mother, that before he would inform deponent where his mother was living he wanted Mr Hall to give him twenty five dollars. but that he would accept ten dollars and five cent on all goods that the Moore should cause to be taken from Philip White and wife and returned to William L. Hall. That the trunk contained a large amount of jewels and other valuables, Moore then demanded the money before he would give the information.

Deponent thereupon told him to go on with the information. Whereupon the said Moore told deponent that his mother lived at No 128 West 128th Street and kept a boarding house. Deponent then told him that the

0331

Statement was untrue that Deponent knew
 it to be a vacant lot, that there was no
 house there, Morey in a very excited state
 then said that he had made a mistake that
 it was 130 East 128th street. Deponent
 subsequently visited the premises, 130 East
 128th street and found living there an old
 man Deponent thinks by the name of Platt. That
 upon inquiry he said that he did not keep
 boarders and that no such person as
 Hassau or Plain White or Putnam
 lived or ever did live at the said premises.
 Deponent subsequently ^{informed} Morey who was then his
 claim as Hassau that his information was
 unsatisfactory. Deponent is informed that William
 L. Hare ^{subsequently} ~~had in the meantime~~ yielded to the solicitation
 of the said older Alvin Hassau and paid him
 the sum of ten dollars.
 from before me this
 14th day of October 1881
 Matthew J. Lane
 McCullough
 Peace Justice

0332

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Franklin Jellons

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.

Franklin Jellons

Question. How old are you?

Answer.

forty years

Question. Where were you born?

Answer.

South Carolina

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

Answer.

N^o 85, W. 11th Street. I do not know that I am told

Question. What is your business or profession?

Answer.

Knickerbocker

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.

In the absence of counsel I have nothing to say I am not guilty.

Taken before me, this *4th*
day of *October* 188*8*

Maxwell
Police Justice.

J. H. Brown

0333

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William & Free
4. E. 10th St.
Brooklyn

Franklin J. Moses
alias Glasper

2

3

4

Offence, False Release

Dated

October 4th 1881

Magistrate.

Officer.

Clerk.

Witnesses

No. _____

Street, _____

No. _____

Street, _____

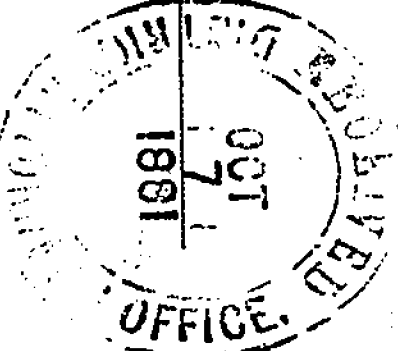
No. _____

No. _____

Street, _____

Gauvillat

34



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 Franklin J. Moses

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

Dated Oct 5th 1881

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.

4330

Sec. 208, 209, 210 & 212.

Police Court-- District, 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William L. Hice
4 E. 10th St.
Flores
Franklin J. Hice
937

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

October 4th 1881

Magistrate.

Officer.

Clerk.

William L. Hice
William L. Hice
Clerk of Office

Witnesses

No.

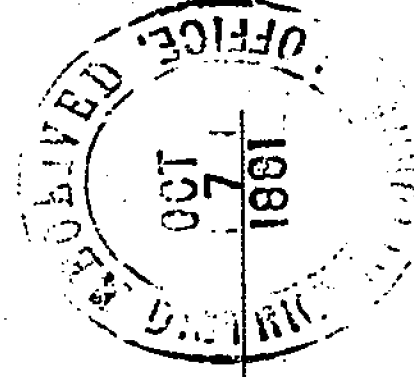
Street,

No.

Street,

No.

Street.



Guaranteed

St.

Police Justice.

188

Dated

guilty of the offence within mentioned, I order h to be discharged.

Police Justice.

188

Dated

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Police Justice.

188

Dated

mitted to the Warden or Keeper of the City Prison until he give such 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

guilty thereof, I order that he be admitted to bail in the sum of \$1000 Dollars and be com-

0335

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

against
Franklin J. Moses
Franklin J. Moses
of the crime of
Obtaining money by false pretenses
committed as follows:
The said

Franklin J. Moses

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

William L. Hall

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

William L. Hall

That *one* *Plin White* and
the wife of the said *Plin*
White then ~~and there~~
boarded at premises known
as *Number One hundred and*
thirty East Twenty-eighth
Street in the City of New
York, and that the said
premises were ^{then} occupied
and kept as a boarding
house by the mother of
him the said *Franklin*
J. Moses

0336

And the said *William L. Hall*

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

Franklin J. Moses
and being deceived thereby, was induced, by reason of false pretences and representa-
tions so made as aforesaid, to deliver, and did then and there deliver to the said

Franklin J. Moses the
sum of twenty dollars
in money

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *William L. Hall*

and the said *Franklin J. Moses* did then
and there designedly receive and obtain the said

sum of money

of the said *William L. Hall*

of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said *William L. Hall*

by means
of the false pretences and representations aforesaid, and with intent feloniously to cheat
and defraud the said *William L. Hall*

of the same.

0337

And Whereas, in truth and in fact, the said

Plin White
and the wife of him the
said Plin White did not
then nor ever thereafter board
at premises known as number
one hundred and thirty East
One hundred and twenty eighth
Street in the City of New York
and whereas in truth and in
fact the said premises were
not then occupied and kept
as a boarding house by the
mother of him the said Frank
lin J. Moses

And Whereas, in fact and in truth, the pretences and representations so made as
aforesaid, by the said

Franklin J. Moses
to the said William L. Hall was and were
in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at
the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Franklin J. Moses
well knew the said pretences and representations so by him made as aforesaid to
the said William L. Hall
to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said
Franklin J. Moses 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

William L. Hall the said
sum of twenty dollars
in money

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said William L. Hall

with intent feloniously to cheat and defraud him of the same, against the form
of the Statute in such case made and provided, and against the peace of the People
of the State of New York, and their dignity.

DANIEL G. ROLLINS,

~~Attorney at Law~~ District Attorney.

Wm Campbell
82 Centre St

Filed 10 day of Oct 1887
Plends Not guilty-Will

THE PEOPLE

vs.

Franklin Moser

(2 cases)

Obtaining Goods by False Pretences.

DANIEL C ROLLINS,
BENJ K PHILLIPS
District Attorney.
I v June 6. 1882
Sentenced to ans. Indict.
A True Bill.

Wm. H. Burleigh Foreman.

0338

0339

POLICE COURT—SECOND DISTRICT.

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

Physician
of *296*, *5th avenue* Street, being duly sworn, deposes
and says, that on the *or about 16th* day of *February* 188*1*
at the City of New York, in the County of New York, *Franklin J. Moses*

Alias Dr F. L. Steiner (now here) did with intent to cheat and deprive this deponent obtain from this deponent the sum of thirty two dollars good and lawful money this deponent's property. That on the day aforesaid the said Moses came to deponent's residence and falsely represented that he was Dr F. L. Steiner of Augusta Georgia that he was en route from Chicago and had reached New York without funds. That it came to be a great favor to him the said Moses alias Dr Steiner to advance him money sufficient to pay his hotel bill and railroad fare to Augusta where he hoped to join his family. That deponent knowing one O. N. H. Steiner of Augusta and his son, Roland, asked him the said Franklin Moses alias Dr F. L. Steiner if he was a brother of the said Roland son of O. N. H. Steiner. The said replied that he was. Whereupon believing the representation of the said Moses alias Dr F. L. Steiner to be just and true, ^{deponent} gave and transferred to the said Moses his check of \$25 on the Second National Bank payable to the order of Dr F. L. Steiner the sum of thirty two dollars. Deponent is informed by Mrs Willie Steiner the wife of Roland Steiner that no one a person as Dr F. L. Steiner is known to her and her husband. And this deponent is further informed by Tillman Carter deponent's servant that he knows that the said Moses alias Dr F. L. Steiner is Franklin J. Moses ex-Governor of the State of South Carolina. Wherefore deponent charges that the said Franklin J. Moses alias Dr F. L. Steiner obtained from this deponent the sum of

over

0340

thirty two dollars with intent to cheat and defraud
this defendant and whereby this defendant was cheated
and defrauded of the said sum of thirty two dollars
Defendant identifies the accused as the party herein charged
sworn to before me this Nathan Bozeman
5th day of October 1881

M. W. Allen
Police Justice

Police Court — Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Offence.

Dated, 1881

Justice.

Officer.

Witnesses,

Committed in default of \$ surety.

Bailed by

No Street.

0341

Sec. 198-200.

2nd

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Franklin Jellon 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. Franklin Jellon

Question. How old are you?

Answer. Forty years

Question. Where were you born?

Answer. South Carolina

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

Answer. N^o 85 W. 14th Street. I don't know that I am tall

Question. What is your business or profession?

Answer. Lawyer

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

Taken before me, this 3th
day of October 1888

H. J. Jellon

Maxim B. Jellon Police Justice.

0342

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, 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Rogers
296 5th Ave
Franklin Jones 107 1/2 St
Offence, _____

Dated October 5th 1881

William Rogers Magistrate.

Officer.

Clerk.

Witnesses

No. *William Rogers*
296 5th Ave
Street, _____

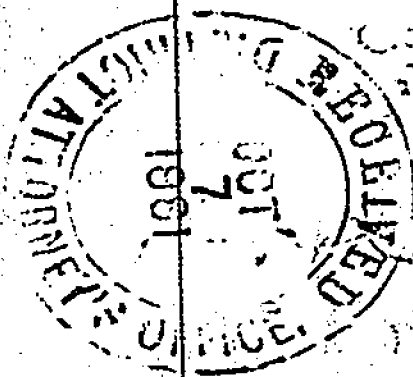
No. _____

Street, _____

No. _____

Street, _____

Committed



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 *Franklin Jones*

alias Dr. F.L. Hines
guilty thereof, I order that he be admitted to bail in the sum of *25* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 5* 1881

Marcus O. Rogers 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.

03430

Sec. 208, 209, 210 & 212.

Police Court--2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Nathan Rosenberg
296 5th Ave.
Franklin Jellies & Co. Street
Office Police Justice.

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *October 5th* 188*1*

Otterbourg Magistrate.

Officer.

Clerk.

Witnesses

William Carter
296 5th Ave. Street.

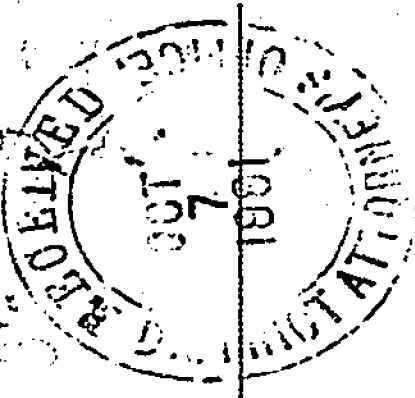
No.

Street,

No.

Street.

Committed



Dated 188 Police Justice.

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

mitted to the Warden or Keeper of the City Prison until he give such bail.
guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be com-

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 *Franklin Jellies*

0344

CRESCENT CLUB
115 & 117 WEST 23RD ST.

June 5 - Th 10 PM

Chas J. R. Fellows

Dear Sir

I have
just now been informed that
the case of ~~Mr. Jones~~ ^{Mr. Jones} is
on tomorrow. When I left you
I was under the impression that
it would be some time before
it would be called. This will
respectfully inform you. It will
be quite impossible for me to
go to Court tomorrow. I am obliged
to go out of town. And as

0345

I told you I have seen him
but once. You must well know
I could not under the Convention
structure give testimony in regard
to his Mental Condition trusting
that will be satisfactory.

Yours Most Respectfully
Saml H. Gibbons

0346

DISTRICT ATTORNEY'S OFFICE,

New York,

188

Per, v. F. K. J. M.
(F. K. J. M.) \$1000.
James Campbell
Has followed R. E.
812 Center St.
Brick House & Lot
Residence & Sept.
Owned it since 72
Not a fellow in
business
Am on a few bonds
Paid off \$13,400.
Exclusively my own
No joint interests.
Have but ordinary
business debts - of
small amount.

0347

41 East 10th St.
City Dec 27th 1881.

Hon. D. G. Rollins
Dist. Atty. Syracuse N.Y.

Dear Sir

Ex Gov of S.C.
Franklin J. Mason is
is under indictment in two
cases for fraud & false pretenses
myself in one case & Reator-
Bosman 296-5th Ave in the
Other Complaints - a Lawyer
by name of Noah, a cousin
I am told of Mason, is trying
to have him discharged by
Not Prosecution. I desire Mason
to be brought up for trial at
once he is a notorious bad
man.

Very,
Sincerely,
D. G. Rollins

0348

and I pray you, to order
the Indictment against him
to be pronounced at the
earliest date possible.

I am Sir

Yours

J. L. Hall

0349

F. LELAND, PRES.

GEO. H. WYCKOFF, CASH.

New York County National Bank,

New York, April 26, 1887.

Hon John Mc Keon.
(Dist. Atty. Gen.)
Sir

About a
Month since I was proinde-
vued of \$60. by "Ex Gov. Moses"
of N. Y. I understand he is in
the Tombs awaiting trial, if
he is likely to get clean on
the present indictment I
would like to make a complaint
against the Rascal - My
residence is No 1. West 37th
St. And if necessary would
appear in person from you
Yours to
Francis Leland

0350

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

THE

THE STATE OF
NEW YORK,

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

Franklin J. Moses
Franklin J. Moses
of the crime of
Obtaining property by false pretenses
committed as follows:
The said

Franklin J. Moses

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

Nathan Bogerman

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

Nathan Bogerman

That *he the said Franklin*
J. Moses was then and
then the son of one H. H.
Spines of Augusta in the
State of Georgia and the
brother of one Roland
Spines of Augusta aforesaid
said

0351

And the said

Nathan Bozeman

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

Franklin J. Moses

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

Franklin J. Moses a certain
check made and drawn by him
the said Nathan Bozeman upon
the Second National Bank of the
City of New York payable to the order
of F. L. Hines, for the amount and of the
value of Liberty Bells
of the proper moneys, valuable things, goods, chattels, personal property and effects
of the said Nathan Bozeman
and the said Franklin J. Moses did then
and there designedly receive and obtain the said

check

of the said

Nathan Bozeman

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

Nathan Bozeman

by means

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

Nathan Bozeman

of the same.

0352

And Whereas, in truth and in fact, the said

Franklin J. Moses was not then and then the son of H. H. Stines aforesaid and was not then and then the brother of Roland Stines aforesaid

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said

Franklin J. Moses to the said Nathan Bozeman was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said

Franklin J. Moses well knew the said pretences and representations so by him made as aforesaid to the said Nathan Bozeman to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Franklin J. Moses 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

Nathan Bozeman the certain order for the payment of money aforesaid of the value of thirty-two dollars

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

Nathan Bozeman 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,

~~JOHN R. ROLLINS~~, District Attorney.

0353

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

of the CRIME OF

Franklin J. Moses
obtaining a signature to a
written instrument by false pretenses
committed as follows:

The said

Franklin J. Moses

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

Nathan Bozeman

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *Said Nathan Bozeman*

That *he the said Franklin J.*
Moses was then and
there the son of one H. H.
Stines of Augusta in the
State of Georgia and the
brother of one Robert
Stines of Augusta aforesaid
Said

0354

And the said

Nathan Bozman

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

Franklin J. Moses

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

affix his signature to a certain written
instrument of the kind called a bank
check whereby the Second National
Bank of the City of New York was directed
to pay to the order of F. L. Shiner the
sum of thirty-two dollars

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

and the said

Franklin J. Moses

did then

and there designedly receive and obtain the said

signature of
the said Nathan Bozman to
the written instrument aforesaid

~~of the said~~

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

by means

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

Nathan Bozman.

~~of the same.~~

0355

And Whereas, in truth and in fact, the said *Franklin J. Moses* was not then and then the son of the said *H. H. Shines* and was not then and then the brother of the said *Robert Shines*

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Franklin J. Moses* to the said *Nathan Bozeman* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Franklin J. Moses* well knew the said pretences and representations so by him made as aforesaid to the said *Nathan Bozeman* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Franklin J. Moses* 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 *Nathan Bozeman* the signature of him, the said *Nathan Bozeman* to the written instrument aforesaid with intent feloniously to cheat and defraud

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

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,
~~JOHN C. ROLLINS~~ District Attorney.

0356

BOX:

50

FOLDER:

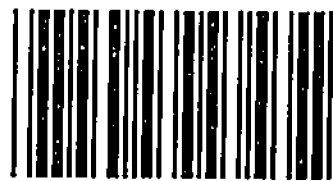
581

DESCRIPTION:

Mullins, John

DATE:

10/10/81



581

0357

BOX:

50

FOLDER:

581

DESCRIPTION:

Sullivan, Frank

DATE:

10/10/81



581

0358

BOX:

50

FOLDER:

581

DESCRIPTION:

O'Rourke, Patrick

DATE:

10/10/81



581

0359

#91
Filed 10 day of Oct 1887
Pleads guilty 11

THE PEOPLE
vs.
John Mullins
Frank Sullivan
Patrick O'Rourke

ASSAULT AND BATTERY.

DANIEL C ROLLINS,
District Attorney.
Oct 21. 1887.
Chas. D. O'Rourke
A True Bill.

Wm. B. Murphy
Foreman.
Oct 21. 1887
Chas. D. O'Rourke
Deputy

0360

Sec. 198-200.

CITY AND COUNTY }
NEW YORK, } ss.

Frank - DISTRICT POLICE COURT.

Frank Sullivan 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* waiven cannot be used against *him* on the trial,

Question. What is your name?

Answer.

Frank Sullivan

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

25 Barry 4 mo's

Question. What is your business or profession?

Answer.

Barter du

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

This complainant tore a button off my coat and assaulted me first

Taken before me, this *4*
day of *October* 188*1* }

Frank Sullivan

R. R. Ripley

Police Justice.

0361

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First-

DISTRICT POLICE COURT.

John Mullin 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 Mullin

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

13 Pell St for two years

Question. What is your business or profession?

Answer.

Bartender

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

Answer

This complainant assaulted me first -
I have witnesses to prove it

Taken before me, this 4
day of Oct 1881

B. S. & B. R. R.

Police Justice.

John Mullin

0362

Sec. 198-200.

First

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick O. Rourke 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.

Patrick O Rourke

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

334 E 29th St for 6 mo

Question. What is your business or profession?

Answer.

Tobacco Case

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

Answer

I did not flick him

Taken before me, this *4*
day of *Oct* 188*8*

Patrick O. Rourke

B. H. Murphy

Police Justice.

0363

Sec. 206, 209, 210 & 212.

Police Court - District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Edward Sullivan
130 East 45th
New York City, N.Y.

9/42

1 John Sullivan
2 Frank Sullivan
3 Patrick O'Rourke

Offence, Assault & Battery

Dated Oct 4 1881

73 04 73rd St Magistrate.

O'Reilly 14 Officer.

Clerk.

Witnesses

No. Street,

No. Street,

No. Street,

\$500 and 88

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 Sullivan, Frank Sullivan

Patrick O'Rourke held to answer the same and he be fine guilty thereof, I order that he be admitted to bail in the sum of five Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Oct 4 1881, Police Justice.

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

Dated Oct 4 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.

4930

Sec. 208, 209, 210 & 212.

Police Court District

THE PEOPLE, &c
ON THE COMPLAINT OF

Edward Murray
130 Essex St
Garry City N.Y.
9/42
1 John Sullivan
2 Frank Sullivan
3 Patrick O'Rourke

Office, Assault & Battery

BAILED,

No. 1, by
Residence Street,

No. 2, by Thomas J. Sullivan
Residence 25 Barry Street,

No. 3, by
Residence Street,

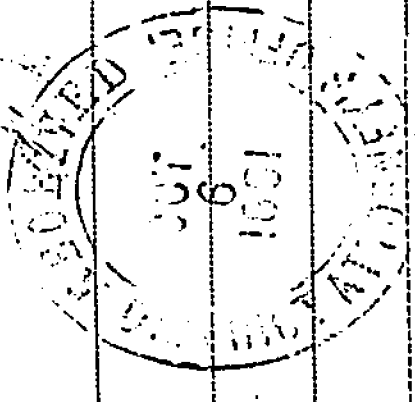
No. 4, by
Residence Street,

Dated Oct 4 1881

73 24 Barry Magistrate.

O'Rourke 14 Officer.

Clerk.



Witnesses

No. Street,

No. Street,

No. Street.

\$500 and G.S.C.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

and that there is sufficient cause to believe the within named

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

Dated Oct 4 1881

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated Oct 14 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.

0365

Form 11.

Police Court—First District, Halls of Justice.

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

of No 130 Essex St Jersey City Edward Murray Street,

on _____ the Third day of October being duly sworn, deposes and says, that

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

he was violently ASSAULTED and BEATEN by John Mullen Frank Sullivan
and Patrick O'Rourke (all nor here) That said
Mullen struck deponent on the face with his
fist and caught hold of him and threw him
down and while down said Mullen Sullivan
and O'Rourke kicked him several times about the
body without any justification on the part of the said assailant.

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

Sworn to before me, this

4
day of October 1881 }
R. A. Ruffy

POLICE JUSTICE.

his
Edward & Murray
mark

0366

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Mullins, Frank Sullivan and Patrick O'Rourke
The Grand Jury of the City and County of New York by this indictment accuse
John Mullins, Frank Sullivan and Patrick O'Rourke
of the crime of *Assault and Battery*
committed as follows:
The said *John Mullins, Frank Sullivan*
and Patrick O'Rourke each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *third* day of *October* in the year of our Lord
one thousand eight hundred and eighty *one* at the Ward, City and County
aforesaid, in and upon the body of *Edward Murray*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *Edward Murray*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Edward Murray* and against the peace of the
People of the State of New York, and their dignity.

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

0367

BOX:

50

FOLDER:

581

DESCRIPTION:

Mulvy, John

DATE:

10/04/81



581

0368

Witnesses:

Day of Trial,

Counsel,

Filed 4 day of.

Oct 1881

Pleads

THE PEOPLE

vs.

John Murphy

(2 Cases)

Felony Assault and Battery.

DANIEL G. ROLLINS,

District Attorney.

Open de guilty on passed. A True Bill. 3.00 three years.

Foreman.

0369

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

of the crime of

Larceny (attempted)

committed as follows:

The said

John Mulroy

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

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

*two silver coins of the kind commonly
known as quarters of the value of
twenty five cents each*

*two silver coins of the kind commonly
called dimes of the value of ten
cents each*

of the goods, chattels, and personal property of one *Richard Kip*
on the person of the said *Richard Kip* then and there being found,
from the person of the said *Richard Kip* then and there feloniously
attempt to 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. ROLLINS,

~~JOSEPH C. PHILLIPS~~ District Attorney.

0370

#6- Order

Counsel,
Filed *4* day of *Oct* 188*1*
Pleads

THE PEOPLE

vs.

John Mulvey
(2 cases)

Att. v.
INDICTMENT.
Larceny from the person.

DANIEL C ROLLINS,
~~BENJAMIN P. PHIPPS~~

District Attorney.

A True Bill.

Wm. H. H. Foreman.

B. C. H.

0371

3^d District Police Court.

The People vs
on the complaint of
Richard Kip
vs
James Mulvey } Felonious
Assault & Battery

City and County
of New York }

ss: -

Richard Kip being
duly sworn and examined deposes
and says, as follows: -

- Q. What is your name, age, residence
and business?
- A. Richard Kip. age 28. live at
No 224 East 111th Street and by
occupation a longshoreman
- Q. Why did you cause the arrest of
James Mulvey, (nowhere)?
- A. He cut my hand with a knife?
- Q. Under what circumstances did
he so assault and beat you?
- A. On Sunday morning about
two o'clock, at the City and
County of New York I was asleep
in a wagon on the corner of
Norfolk and Livingston Streets and
was awakened by a movement

0372

at my side ^{and} as I awoke I saw
James Murray sitting alongside
of me with one of his hands
in my pantaloons pocket. I
caught hold of his hand and
as I did so he cut and stabbed
my left hand with a large knife
which he then and there had
in his right hand.

Sworn to before me

This 25th day of September 1881 } Richard (Kip
Abel. Weaver
Police Justice.

R.

0373

3^d District Police Court,

The People &c
on the complaint of
Richard Kip
vs
James Mulvey } Larceny from
the Person

City and County
of New York

vs: -

Richard Kip being
further sworn and examined deposes
and says, as follows: -

- Q. At the time you felt Mulvey's
hand in your pocket what was
contained therein?
- A. Silver coins consisting of Ten
pieces of the value and denomina-
-tion of Twenty five cents each and
Two pieces of the value and denomina-
-tion of Ten cents each, in all of
the value of Seventy Cents, my own
personal property.
- Q. When did you raise the money
from your pocket?
- A. I got off of the truck before
Mulvey did, and I put my
hand in my pocket and found
it empty, I then grabbed him

0374

and afterwards let go of him and
~~he~~ ^{after} when I ~~abused~~ ^{signed} my signed
~~that~~ he cut me. He then walked
away and I followed him about
a block and half and caused his
arrest.

Brought before me this }
25th day of September 1881 } Richard Kip
Chas. H. H. H.
Police Justice.

0375

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

James Mulvey 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 Mulvey

Question. How old are you?

Answer.

19 years of age

Question. Where were you born?

Answer.

N.Y. City

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

Answer.

432 E. 42 St since about a year

Question. What is your business or profession?

Answer.

Submith

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

Answer.

*I was standing across the way from a hall room I was going to go in I was slightly intoxicated I was talking to a man sitting there and the officer came up & arrested me the complainant said I was the man who took his money *John Mulvey**

Taken before me this *25th*
day of *September* 188*8*

Mr. D. Mann Police Justice.

0376

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.3^d DISTRICT POLICE COURT.

James Mulvey 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 Mulvey*

Question. How old are you?

Answer. *19 years of age*

Question. Where were you born?

Answer. *N.Y. City*

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

Answer. *432 East 42^d Street, since about a year.*

Question. What is your business or profession?

Answer. *Trinmith*

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

Answer. *I was standing across the way from a hall room I was going to go in I was slightly intoxicated and was talking to a man sitting there and the officer came up and arrested me, the complainant said I was the man who took his money*
John Mulvey

Taken before me, this *25th*
day of *October* 188*8*

John H. Hume
Police Justice.

0377

BAILED,

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

Sec. 206, 209, 210 & 212.

Police Court

3rd District

THE PEOPLE, &
ON THE COMPLAINT OF

Richard H. H.
224 E. 117th St.

James Mulvey

Offence, *Larceny from the Person*
and
Felony Assault & Battery

Dated

September 25th
1881

J. H. Hammer
Magistrate.

Samuel H. H.
Clerk.

Witnesses

No. _____

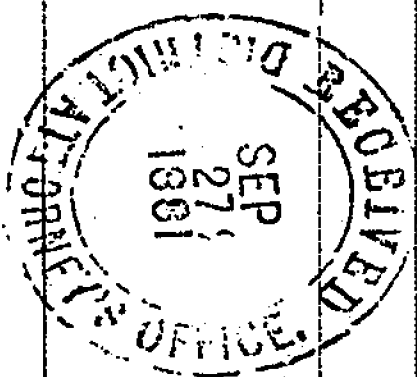
Street,

No. _____

Street,

No. _____

Street,



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

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

Dated *Sept. 25th* 1881

Charles H. H.
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.

0378

Sec. 208, 209, 210 & 212.

Police Court

2nd District

THE PEOPLE, &
ON THE COMPLAINT OF

Richard J. [Signature]
224 E. 111th St.
[Signature]

James [Signature]

Residence Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses

No.

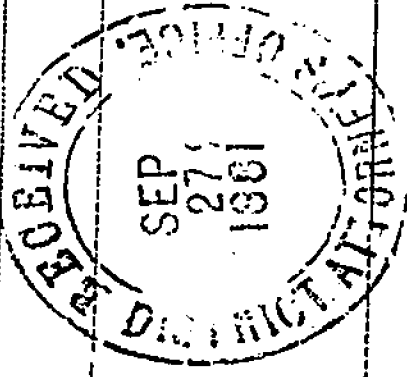
Street,

No.

Street,

No.

Street.



Se.

Dated

September 25th 1881

Magistrate.

Officer.

Clerk.

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

guilty thereof, I order that he 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 such bail.

Dated _____ 1881

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 he to be discharged.

Dated _____ 1881

Police Justice.

0379

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Hubby
The Grand Jury of the City and County of New York, by this indictment, accuse
John Hubby
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent
to kill," committed as follows:

The said

John Hubby
late of the City of New York, in the County of New York, aforesaid, on the
Twenty fourth day of *September* in the year of our Lord
one thousand eight hundred and eighty *one* with force and arms, at the City and
County aforesaid, in and upon the body of
in the peace of the said people then and there being feloniously did make an assault
and *him* the said *Richard Rip*
with a certain *knife*
which the said

John Hubby
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound
with intent *him* the said *Richard Rip*
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.

John Hubby
And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:
The said *John Hubby*

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 *Richard Rip*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Richard Rip*
with a certain *knife* which the said

John Hubby
in *his* right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *Richard Rip*
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.

0380

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Mubry of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said John Mubry

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 Richard Rip in the peace of the said people then and there being, feloniously did make another assault and him the said Richard Rip with a certain

which the said John Mubry

in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him the said Richard Rip with intent him the said Richard Rip 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Mubry of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said John Mubry

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 Richard Rip then and there being, wilfully and feloniously did make another assault and the said Richard Rip with a certain knife which the said

in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim him the said Richard Rip against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL G. ROLLINS, District Attorney.

0381

BOX:

50

FOLDER:

581

DESCRIPTION:

Murphy, Maggie

DATE:

10/20/81



581

0382

1922
Counsel
Filed
Pleads
188
day of
Nov. 24

Larceny and Receiving Stolen Goods.

THE PEOPLE

vs.

Bo
21 miles -

Maggie Murphy

DANIEL C ROLLINS,

District Attorney.

Part No Oct. 28 1881

plead. PC

A True Bill

Pen 60 days.

Foreman.

0383

Form 10.

POLICE COURT-FIRST DISTRICT.

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

Sworn to, this 16th day of October 1884
before me.

John Mulholland
of No. First Police Precinct Street,
being duly sworn, deposes and says,
that on the 15th day of October 1884, at the City of New York,
~~in the County of New York~~

He has heard the foregoing Affidavit
And that the facts therein set forth
on information ~~and~~ of deponent are
true of his own knowledge.

John Mulholland

J. Mulholland
Police Justice.

0384

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Maggie Murphy

Question. How old are you?

Answer.

Thirty Years.

Question. Where were you born?

Answer.

Ireland

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

Answer.

No 21 Morris Street about One Year.

Question. What is your business or profession?

Answer.

Servant

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

Taken before me, this 16th
day of October 1881

Maggie ^{her} Murphy
mark

J. A. Whittham Police Justice.

0385

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c., 972
ON THE COMPLAINT OF

Alexander Trust
22 E. 99 St. - 1300th Ave.

1. Maggie Murphy

2. _____
3. _____
4. _____

Offence, Ransom
from the person

Dated October 16th 1881

McBride Magistrate.

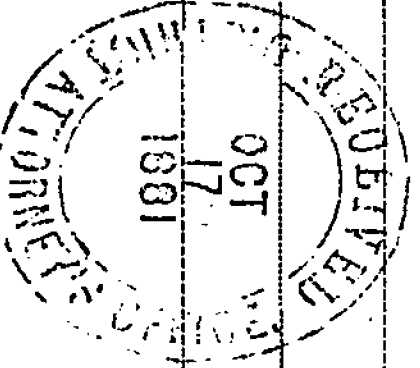
John Mulholland Officer.
1st Precinct

Clerk.

Witnesses: John Mulholland
No. 1st Precinct Police Street

No. _____ Street, _____

No. _____ Street, _____



Com

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

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

Dated October 16th 1881 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.

9880

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c., 972
ON THE COMPLAINT OF

Alexander Trust
22 1st St. N. W. Wash. D. C.

Maggie Murphy

Offence, *from the person*

Dated October 16th 1881

Magistrate.

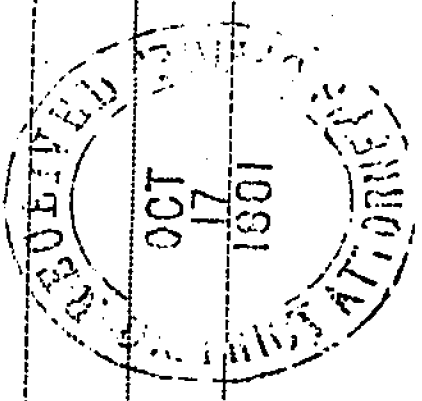
John Mulholland, Officer.
1st Precinct

Clerk.

Witnesses: John Mulholland
1st Precinct Police Street

No. Street,

No. Street.



Com

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

Maggie Murphy
guilty thereof, I order that he 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 bail.

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 he to be discharged.

Dated _____ 1881
Police Justice.

0387

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Residing at ~~No. 22~~ 22 ~~Stagg Street Brooklyn~~ Stagg Street Brooklyn Street, and by occupation a Machinist
being duly sworn, deposes and says, that on the 15th day of October 1881
in the night time at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from the right side pocket of the pantaloons
then worn on deponent's person.
the following property, viz:

One pocket book containing good and lawful
money of the United States consisting of Seven Silver
Coins of the denomination of ten cents - Four Nickel
Coins of the denomination of five cents and Seven
Copper Coins Six of said Coins being of the denomination
of One Cent and one of two cents all of the
value of Ninety Eight Cents

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 Maggie Murphy (now here)

188

from the fact that deponent felt said Maggie
Murphy's hand in his pocket while standing in
front of premises No. 8 Pearl Street in said City
And immediately thereafter missed the property
hereinbefore described and charged said Maggie
Murphy with having stolen it, said Maggie
thereupon ran into the hallway of premises No.
8 Pearl Street in said City and after the lapse
of about ten minutes time came out and went
to a liquor store on the corner of Whitehall and
Water Streets in said City and in about five

Police Justice.

0388

minutes thereafter came out of said Store and deponent thereupon demanded of said Maggie Murphy the property of deponent which he charged her with having stolen. Deponent then shouted aloud, Police! and Officer Mulholland came and arrested said Maggie Murphy and took her to the Station House where said Maggie Murphy was searched and in her possession was found by Officer Mulholland the sum of fifty seven ^{cents} of deponents money. And as deponent is informed by said Mulholland the balance of deponents money namely forty one cents ^{subsequently} was found by said Mulholland in the hallway of premises, No 8 Pearl Street in said City where said Maggie Murphy had gone as herein before set forth. And the said pocket book was found as deponent is informed in an ash barrel in front of said premises by said Mulholland.

Alexander

Sworn to before me this 16th day of October 1881

[Signature]

Police Station

First District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alexander Furst
vs.
Mac

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0389

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Maggie Murphy
against

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

Maggie Murphy

of the crime of

Larceny

committed as follows:

The said

Maggie Murphy

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

Gives coin of a number kind and
denomination to the Grand Jury aforesaid
said unknown and a more accurate
description of which cannot now
be given of the value of ninety eight
cents of the goods chattels and
personal property of me Alexander
Fuerst on the person of the said
Alexander Fuerst then and there
being found from the person of
the said Alexander Fuerst

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

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.

0390

And the Grand Jury aforesaid, by this indictment, further accuse the said
Maggie Murphy
of the CRIME OF *receiving stolen goods*
committed as follows: *Maggie Murphy*
The said

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,

*Drives coins of a number kind
and denomination to the Grand
Jury aforesaid unknown and a more
accurate description of which
cannot now be given of the
value of ninety eight cents*

of the goods, chattels, and personal property of the said *Alexander Duerst*

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

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

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

DANIEL G. ROLLINS,
BENJ. K. PHELPS, District Attorney.

0391

BOX:

50

FOLDER:

581

DESCRIPTION:

Mylius, Charles

DATE:

10/28/81



581

0392

142.
—————
241, 28

Filed 28 day of Oct 1887
Plends *Magrudy* (Apr 17)

THE PEOPLE

vs.

B

Charles Keyes

Obtaining Goods by False Pretences.

DANIEL C. ROLLINS,

District Attorney.

First Class
No. 23, pr. d. - Nov. 15/91
Second Com.
A True Bill.

A True Bill.

~~Received by
D. O. Cunningham
Dues. 1.66 Chatham
Jan. 19/87~~

Rec
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 Bernard Wintermyer
 156 Duane St.
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0393

(Elevator Entrance, No. 48 Exchange Place).

LAW OFFICES

MORRIS S. WISE,

50 & 52 Exchange Place.

The People
vs. *New York, May 5th 1882.*
Charles Meylius

Hon A. J. Reguer
Dear Sir

Will you kindly see that the case of
the People vs. Charles Meylius is placed
on the Calendar for trial.

I would not trouble you were it not that
that my client, who was the victim of
a barefaced swindle perpetrated by the
defendant, is continually urging me
on the matter as he thinks that the
defendant should be punished and not
allowed to defy Justice

Very Respectfully
Morris S. Wise

0394

First District.

WARRANT.

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

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

Whereas, Complaint on oath hath been made before the undersigned, one of the Police Justices for Preserving the Peace in the said City, by

Moyer Ullmann
of No. *491 Western Street* Street, that on or about
the *28* day of *February* 187*8* at the City
of New York, in the County of New York,

Charles Meyers did by false and fraudulent representations and other pretences with the intent to cheat and defraud said Complainant of their firm and various personal goods, wares and merchandise to the amount and of the value of ninety two dollars. the property of said Complainant

WHEREFORE, the said Complainant has prayed, that the said Defendant may be apprehended, and bound to answer the said Complaint :

THESE ARE, THEREFORE, in the Name of the People of the State of New York, to command you, the said Constable or Policeman, and every of you, to apprehend the body of the said Defendant, and forthwith bring him before me, or some other Justice of the Peace for the City and County of New York, at the FIRST DISTRICT POLICE COURT, in "TOMBS," CENTRE STREET, in the said City, to answer the said charge, and to be dealt with as the law directs.

GIVEN under my hand and seal, this *27* day of *March*, in the year of our Lord 187*8*

Michael O'Connor

0395

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0396

First District Court
of the City and County of New York

The People of the City and County of New York

Charles H. Hays

vs
James H. Hays

Proper Witness of
No 49 North 1st St. City of New York, being
a by the above named 10, 1881

That on or about the 20th day of February
1881 at the City and County of New York

Charles H. Hays, did by false and fraudulent repre-
sentations and other false pretenses, with the intent
to defraud and convert the said James H. Hays
and unlawfully obtain from him this & several goods
wares and merchandise consisting of 2000 cigars
to the amount and of the value of twenty two Dollars.

That on the day aforesaid for the purpose of obtain-
ing said goods and wares the said Hays repre-
sented that he Hays was the proprietor of two
Saloons one located at No 104 Chambers Street and
the other in No 47 West Street, and that all the
goods, fixtures and furniture contained in said
Establishments were the property of said Hays
and free and clear of all encumbrances.

That defendant considering said property of great
value and having no cause or reason to doubt

0397

the said representations, and believes the same are
solidly relying thereon, did then and there sell
and deliver to him said buyer the said sugar
in quantity and value as aforesaid, on a credit
of thirty days.

That said buyer said, by his said agent at the
applicable time, and that agent was
convinced and he is so now, and he
that he said buyer did not intend to pay for
at the time of the sale, and he is so
now, and he is so now, and he is so now,
and that the representations made by
said buyer were false, the buyer having
to pay for at the time of sale, and he
that he said buyer had as his motive in
representing to him the fact that he
did not intend to pay for the sugar
then sold was and is all the while
in view, the sales continued, viz:

Mortgage No 3402 dated Jan 25th 1880 in 750⁰⁰
on the sum of 1000⁰⁰ for 10% interest, that
it is so now.

Mortgage No 3417 dated Jan 25th 1880
in 1250⁰⁰ on the sum of 1000⁰⁰ for 10% interest,
that it is so now.

Mortgage No 11161 dated Sept 30th 1880 on
the sum of 1000⁰⁰ for 10% interest, that for
3750⁰⁰ to the said same names.

Mortgage No 2013 dated February 25th 1881

0398

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Charles Mylius*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *115 Chatham Street*

Question. What is your occupation?

Answer. *I am a cigar maker by trade*

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

Answer. *I am not guilty of the charge*

Charles Mylius

Taken before me, this

July 7 day of *June*

188

McCreck
POLICE JUSTICE.

0399

and Charles & others in the Salvo No 47 Case
that in 138th to Hesselman & Maxwell, R.
all which informations defendant believes to
be true and therefore says that said Charles
may be held to answer said charge.
Done before me this

31st day of May 1881

Merrett & Co. Mayor Ullman

City of New York

Quint's Mayor of No 291
Broadway in the City of New York being duly sworn
says that on or about the 25th day of April 1881
examined the records at the office of the Register
in and for the City and County of New York and
then and there found the name of the Plaintiff as
no one of the persons who had been de-
fendant was legally dead, and that records
show at the time said informations were
made no proceedings against the said Charles &
as 109th habeas corpus No 47 Case (that, and)
opponent informed the complainant thereof.

Done before me this

31st day of May 1881

Merrett & Co. Quint's Mayor

0401

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Charles Meylius ^{against}
The Grand Jury of the City and County of New York by this indictment accuse

Charles Meylius
of the crime of
Obtaining goods by false pretences
committed as follows:
The said *Charles Meylius*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City, and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

Mayer Ullman
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to ~~the said~~

Mayer Ullman

That *all and every the goods, wares, furniture and
fixtures then and there contained in the certain premises
and saloon situate in the City and County of New York
and known as Number One hundred and nine Graham Street in the
City and County aforesaid were then and there owned by him
the said Charles Meylius and were then and there free and
clear of and from all liens and incumbrances whatsoever.
That all and every the goods, wares, furniture and
fixtures then and there contained in the certain premises
and saloon situate in the City and County of New York
aforesaid and known as Number Forty seven Van Street in
the City and County aforesaid were then and there owned
by him the said Charles Meylius and were then and there
free and clear of and from all liens and incum-
brances whatever.*

0402

And the said *Mayer Ullman*

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

Charles Heglius
and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Charles Heglius*, *Two thousand six hundred cigars of the value of three cents each.*

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

and the said *Charles Heglius* did then and there designedly receive and obtain the said *two thousand cigars of the value of three cents each.*

of the said *Mayer Ullman*

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

Mayer Ullman by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *Mayer Ullman* of the same.

Whereas in truth and in fact, the said goods, wares, furniture and fixtures so contained as aforesaid in the said premises and saloon situate in the City and County aforesaid and known as number one hundred and nine Chatham Street in the City and County aforesaid were not, nor was any of them free or clear of or from all liens and incumbrances whatsoever, but on the contrary the same were, and each of them was covered by a certain Chattel Mortgage bearing date the twenty fifth day of March in the year of our Lord one thousand eight hundred and eighty made and executed by him the said Charles Julius to one

John Herschman whose christian and first name is to the Grand Jury aforesaid unknown but who is here called John Herschman and James Mangles whose christian and first name is to

Whereas in truth and in fact the said goods, wares, furniture and fixtures so contained as aforesaid in the said premises and saloon situate in the City and County aforesaid and known as Number one hundred and nine Chatham Street in the City and County aforesaid were not, nor was any of them free or clear of or from all liens and incumbrances whatsoever but on the contrary the same were, and each of them was covered by a certain Chattel Mortgage bearing date the twenty fifth day of March in the year of our Lord one thousand eight hundred and eighty eight, made and executed by him the said Charles Myles to or for

John Herschman whose christian and first name is to the Grand Jury aforesaid unknown but who is here called John Herschman and James Mangels whose christian and first name is to the Grand Jury aforesaid unknown and who were then and there at the City and County aforesaid carrying on business as copartners under the firm name and style of Herschman and Mangels

to secure the payment of eighty nine dollars and filed in the office of the Register in the City and County of New York on the twenty fifth day of March one thousand eight hundred and eighty, and a certain other chattel Mortgage bearing date the twenty fifth day of March in the year of our Lord one thousand eight hundred and eighty, made by him the said Charles Myles to or for John Haffner to secure the payment of one hundred and twenty five dollars and filed in the said office of

0.404

the aforesaid Register on the said twenty fifth day of March one thousand eight hundred and eighty and a certain other Chattel mortgage bearing date the thirtieth day of September in the year of our Lord one thousand eight hundred and eighty made by the said Charles Myers to one

~~to leave the mortgage~~

John Hirschman whose Christian and first name is to the Grand Jury aforesaid unknown, but who is here called John Hirschman and James Mangas whose Christian and first name is to the Grand Jury aforesaid unknown and who were then and there at the City and County aforesaid carrying on business as copartners under the firm name and style of Hirschman and Mangas to each of the parties of three hundred and seventy five dollars and filed in the aforesaid Register's Office on the thirtieth day of September one thousand eight hundred and eighty, all which said mortgages and each of them were then and there, in full force and virtue and were then and there valid and subsisting liens and incumbrances upon the goods, wares, furniture and fixtures last aforesaid and each and every of them as he the said Charles Myers, then and there, well knew.

Whereas in truth and in fact the said goods, wares, furniture and fixtures so contained as aforesaid in the aforesaid premises and Saloon situate in the City and County aforesaid and known as number forty seven Ann Street in the City and County aforesaid were not, nor was any of them free or clear of or from

0405

0406

all liens and incumbrances whatsoever, but on the contrary the same were and each of them was covered by a certain chattel Mortgage bearing date the twenty-fifth day of February in the year of our Lord one thousand eight hundred and eighty made by him the said Charles Mylius to John Herschman whose Christian and first name is to the Grand Jury aforesaid unknown but who is here called John Herschman and James Manges whose Christian and first name is to the Grand Jury aforesaid unknown and who were then and there at the City and County aforesaid carrying on business as copartners under the firm name and style of Herschman and Manges

to secure the payment of one hundred and thirty eight dollars and filed in the said Office of the Register aforesaid on the twenty-fifth day of February one thousand eight hundred and eighty one, which said mortgage was then and there, in full force and effect and a valid and existing lien and incumbrance upon the goods, wares, furniture and fixtures last aforesaid and each and every of them as he the said Charles Mylius, then and there, well knew.

0407

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Charles Heglius* to the said *Mooyer Ullman* in all respects utterly false and untrue, to wit, on the day and year ^{first} ~~last~~ ^{was and were} ~~last~~ ^{and at the time of making the same} aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Charles Heglius* well knew the said pretences and representations so by *him* made as aforesaid to the said *Mooyer Ullman* to be utterly false and untrue at the time of making the same.

And so the ~~jurors~~ ^{*Grand Jury*} aforesaid, upon their oath aforesaid, do say, that the said *Charles Heglius* by means of the false pretences and representations aforesaid, on the ~~day and year last aforesaid~~ ^{*twenty eighth day of February in the year of our Lord one thousand eight hundred and eighty one*}, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Mooyer Ullman* the said *two thousand six hundred cigars of the value of three Cents each.*

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

with intent feloniously to cheat and defraud *him* of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Daniel S. Rollins

~~DENISE J. RHEAPS~~ DISTRICT ATTORNEY.