

0732

BOX:

117

FOLDER:

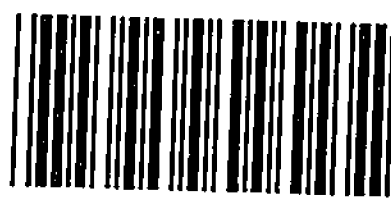
1244

DESCRIPTION:

Thompson, John

DATE:

10/29/83



1244

See opposite
Sept. 18th before
Circuit Court
Ed

280 McKeon

Day of Trial,

Counsel,

Filed

day of

1883

Pleas

for guilty (for 2)

THE PEOPLE

vs. W. B. B. B.

95 Monroe St. vs.

Paymaster vs.

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

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Ed

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Ed

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Ed

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Ed

Ed

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Ed

Ed

Ed

Keeping Gambling Establishment,
etc.
(Section 843, Penal Code.)

JOHN McKEON,

District Attorney.

Filed for guilty - 2 Count.

A True Bill.

W. B. B. B.

Foreman.

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

Ed

0734

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Thompson

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

John Thompson

of the CRIME OF KEEPING A Room TO BE USED FOR GAMBLING PURPOSES, committed as follows:

The said John Thompson

late of the 13th Ward of the City of New York in the County of New York aforesaid, on the 15th day of October in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep a Room in a certain Building there situate, to be used for gambling purposes, to wit: to be used for the purpose of therein conducting a certain gambling game commonly called playing lottery policy where money and property was dependent upon the result, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

John Thompson

of the CRIME OF KEEPING A Room TO BE USED FOR THE PURPOSE OF SELLING LOTTERY POLICIES THEREIN, committed as follows:

The said John Thompson

late of the 13th Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said 15th day of October, in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, unlawfully did keep a Room in a certain Building there situate, to be used for the purpose of therein selling and offering to sell what are commonly called Lottery Policies, and divers writings, papers, and documents in the nature of bets, wagers and insurances upon the drawing or drawn numbers of certain public or private lotteries, and of therein endorsing and using books and other documents for the purpose of enabling divers persons to sell and offer to sell lottery policies and other such writings, papers, and documents, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McKeon
District Attorney

0735

740

278
34
244

36

POOR QUALITY
ORIGINAL

0736

MONDAY, OCTOBER 15, 1883.
MORNING.

Extra Class 489-78-12

1st	2d	3d	4th	5th	6th	7th	8th	9th	10th	11th	12th	13th	14th	15th
27	25	62	-2	-6	29	11	39	24	52	26	13			

Extra Class 589-78-12

1st	2d	3d	4th	5th	6th	7th	8th	9th	10th	11th	12th	13th	14th	15th
51	45	54	41	21	18	63	57	58	-5	67	15			

0737

Police Court 3 District 194

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edmund Hervey
13th Precinct

Wardens Meet 3/14
Richard M. Reid
39th Precinct

BAILED
No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

Dated October 16 1883
Richard M. Reid Magistrate.
Richard M. Reid Officer.
13 Precinct.

Office Violation
Lottery Law

No. _____
Street _____

\$ 100 to answer Oct 16
Decided

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 held to answer the same and he be admitted to bail in the sum of Three Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated October 16 1883 Hugh Gardner Police Justice.

I have admitted the above-named John Thompson to bail to answer by the undertaking hereto annexed.

Dated October 16 1883 Hugh Gardner 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.

0738

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

DISTRICT POLICE COURT.

John Thompson 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 Thompson.*

Question. How old are you?

Answer. *40 Years.*

Question. Where were you born?

Answer. *New York City.*

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

Answer. *Williamsburg, B.R. 4 Months*

Question. What is your business or profession?

Answer. *Cigar Dealer.*

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. I keep a Cigar Store and have nothing to do with any Police business.*

Taken before me, this

day of

188

John Thompson

George Gardner Police Justice.

0739

AFFIDAVIT—Keeping Lottery Office.

CITY AND COUNTY }
OF NEW YORK, } ss.3rd District Police Court.

Edward Pierce
of the 3rd District Police Court, being duly sworn deposes
and says, that on the 15th day of October 1883, at premises
No. 197 Grand Street, in the City and County of
New York, he saw there in charge of the place *John*
Thompson (now here) and that said place was openly, publicly,
and unlawfully kept and maintained as an office or place for the vending or
selling of instruments or papers known as "Lottery Tickets" or "Lottery
Policies" dependent on said premises
found the said *Thompson* in charge
and found the papers hereto attached
on the person of the said *Thompson*.

Which deponent charges was in violation of the statute in such case made and
provided, and prays that the said *John Thompson*
may be dealt with according to law.

Sworn to before me, this

day of

16th October 1883.*Edward Pierce**Hugh Gardner*

Police Justice.

0740

BOX:

117

FOLDER:

1244

DESCRIPTION:

Thompson, Kate

DATE:

10/12/83



1244

0741

27
1
MCC
Counsel,
Filed 12 day of Oct
1883
Pleads Not guilty (1st)

[Handwritten:] THE PEOPLE
[Handwritten:] n.d.: 39
n.w. 1
30 -
[Large Handwritten Signature] [Illegible]
[Handwritten:] n.s.
[Large Handwritten Signature] [Illegible]
[Handwritten:] v.
[Handwritten:] Q2
[Handwritten Signature] [Illegible]
[Handwritten Signature] [Illegible]
[Handwritten:] Grand Larceny in the first degree.
[Handwritten:] Indictment.
[Handwritten:] 74529ms3307

JOHN McKEON,
Plt Bar 24/23 District Attorney.
Fried + Convicted 26.

A TRUE BILL.

Wm. L. Gordon
54 W. Len. St.
~~*4. 10. 1883.*~~
Part 2
Wednesday 24th 1883
J. K. R.

0742

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

State Thompson

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

of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed as follows:

The said State Thompson

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

said day, one promissory note for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied for the payment of and of the value of two dollars, and two other promissory notes for the payment of money of the kind known as United States Treasury notes, the same being then and there due and unsatisfied for the payment of and of the value of one dollar each

of the goods, chattels and personal property of one Anton Halky on the person of the said Anton Halky then and there being found, from the person of the said

Anton Halky

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

JOHN McKEON, District Attorney.

0743

Police Court District 182

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Jesse Hall
825 W 34 St.
State of New York
Offence Larceny from Person

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

Dated October 10th 1883
Magistrate
Officer
Precinct 30

No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer _____

RECEIVED
OCT 11 1883
CLERK

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 held to answer the same and he be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated October 10th 1883 Police Justice.

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

Dated _____ 1883 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 _____ 1883 Police Justice.

0744

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, }

50 District Police Court.

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

Question. What is your name?

Answer.

Kate Thompson

Question. How old are you?

Answer.

Twenty three

Question. Where were you born?

Answer.

United States

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

Answer.

304 West 34th Street, about 4 months

Question. What is your business or profession?

Answer.

Dressmaker

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
Kate Thompson
more

Taken before me this 10th day of October 1883

Police Justice.

0745

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 325 West 39th Street, aged 35, Painter.

being duly sworn, deposes and says, that on the 9th day of October 1883.

at the 215 West 35th at the night time in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, With intent to deprive the true and lawful owner thereof

the following property, viz:

Good and lawful money of United
States consisting of bank notes or
bills of diverse denominations and
values and being of the value of
Five Dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Kate Thompson (now Lee)

from the fact. That said Kate accosted a
deponent for the purposes of prostitution
and deponent consenting to go with her
said Kate took deponent to a room
and paid premises, and while deponent
was in the act of having carnal
intercourse with said Kate and lying
on her body said Kate placed her
left hand in the left pocket of

Police Justice

288

0746

of deponent's pants were taken by him and took said property therefrom. And ordered deponent to leave said premises, and put him out, and when said Kate came from said premises to the street, deponent followed the said Kate to a liquor saloon at the corner of 34th Street and 7th Avenue. A guard demanded the return of his money; when said Kate handed the said property to a man who is unknown to deponent, and who left said saloon. Deponent then caused the arrest of said Kate whom the fully identifies as being the person who took place and carried away the said property.

Sworn to before me this 10th day of October 1883

Anton Gluz

[Signature]
Police Officer

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0747

BOX:

117

FOLDER:

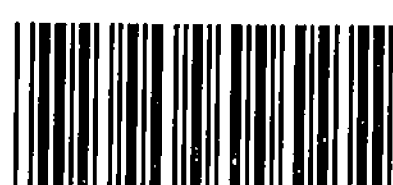
1244

DESCRIPTION:

Tobin, Michael

DATE:

10/15/83



1244

POOR QUALITY
ORIGINAL

0748

William J. McKeon

Counsel,

Filed 15th day of Oct 1883

Pleads Not guilty (16)

THE PEOPLE

vs.

Murder in the First Degree.
(Section 169.)

P

Michael

Solomon

Henry C. Fox

Speed & Sonneted of

Manalaghten / day

JOHN McKEON,

Charg. 1884 District Attorney.

S. L. 20 y. card.

A TRUE BILL.

J. H. Churton

Foreman.

2nd Ward
4th-1884

0749

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Solin

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

Michael Solin

of the CRIME OF MURDER IN THE FIRST DEGREE, committed as follows;

The said Michael Solin

late of the City and County of New York, on the 22nd day of August in the year of our Lord one thousand eight hundred and eighty-three at the City and County aforesaid, with force and arms, in and upon one Theodore F. Sindray

in the peace of the People of the State then and there being, willfully, feloniously, and with a deliberate and premeditated design to effect the death of him the said Theodore F. Sindray did make an assault.

And the said Michael Solin, him

the said Theodore F. Sindray

with a certain mallet

which he the said Michael Solin

in his right hand then and there had and held, in and upon the head

of him the said Theodore F. Sindray then and there willfully, feloniously, and with a deliberate and premeditated design to effect the death of him the said Theodore F. Sindray did strike, beat, bruise, wound and fracture, giving rise to him, the said Theodore F. Sindray then and there with the mallet

aforesaid, in and upon the head

of him the said Theodore F. Sindray one mortal wound and fracture, of the breadth of four inches and of the length of six inches, of which said mortal wound and fracture he the said Theodore F. Sindray at the City, and County aforesaid, from the day first aforesaid, in the year afore. said, until the twenty ninth day of August in the same year aforesaid, did languish, and languishing did live, and on which twenty ninth day of August in the year aforesaid, he the said Theodore F. Sindray at the City and County aforesaid, of the said mortal wound and fracture did die.

0750

And so the Grand Jury aforesaid do say: That the said Michael
John, Jr.

the said Theodore F. Suidway in the manner and form
and by the means aforesaid, at the City and County aforesaid, on the day and in the
year aforesaid, willfully, feloniously, and with a deliberate and premeditated design to
effect the death of John the said Theodore F. Suidway
did kill and murder, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0751

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Water & Glycerol
171 1/4 4 8 1/2

Michael Jobni

Offence Homicide

Dated Oct 8th 1883

Smith Magistrate.

Thos Raymond } Officer
Cornwall } 15th
Revint.

Witnesses Margaret Vickid, 107 Clinton Place
Edward S. Mages 876, 8 Etnr.
Charles Walters 24, 6 St.

No. *Samislimatsay Not-Saka e Notet*

Anderson Lindsay 2-4711 2-6811

No Alexander Freeman 422 West 46 St.

Wm S Gerahy 171 West 4 St.

No. *Charles Bonaparte, M.D.,*
Monsieur le Régiment d'Alger - Hospital
TO HIS EXCEL.

Mr. A. Conway, M.D.

James D. Johnston

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 held to answer the same and ~~he be admitted to bail in the sum of~~
~~Hundred Dollars~~ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail. *be legally discharged*

Dated Oct 3 1883 John B. Smith 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.*

0752

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

151 District Police Court.

Michael Tobin being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against him, that the statement is designed to
enable him to 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.

Michael Tobin

Question. How old are you?

Answer.

35 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

24 8th Ave

Question. What is your business or profession?

Answer.

Barkeeper

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
Michael Tobin

Taken before me this

John J. Smith
Police Justice.

0753

Coroner's Office,

CITY AND COUNTY
OF NEW YORK

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

Question—What is your name?

Answer—Michael Sobier

Question—How old are you?

Answer—35 years

Question—Where were you born?

Answer—Ireland

Question—Where do you live?

Answer—24-6th Ave.

Question—What is your occupation?

Answer—Barkeeper

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

Not Guilty

Taken before me, this 18th day of Sept 1883

James F. Hendon

CORONER.

Incl 742 1883
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of
Theodore F. Lindray
whereby it is found that he came to
his Death by the hands of

Michael J. O'Brien

✓

Inquest taken on the 18 day
of September 1883.
before

Edward F. Sullivan
Coroner.

Commenced September 18. 1883

Build

Discharged

Date of death August 29. 1883

MEMORANDUM.

AGE.	37
PLAGE OF NATIVITY.	New York
WHERE FOUND.	St. Andrew
DATE When Reported.	Aug 30 / 83

0754

0755

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the

No.

Street in the

Ward of the City of

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

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

WILLIAM H. KENNEDY, CORONER,

of the City and County aforesaid, on view of the Body of

now lying dead at

Upon the Oaths and Affirmations of

good and lawful men of the state of New York, duly chosen and

sworn, and affirmed and charged to inquire, on behalf of said people, how and in what manner the

said

came to his death, do

upon their Oaths and Affirmations, say: That the said

came to his death by

Indication in case
of Henry J. H. H. H.

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

JURORS.

CORONER, T. S.

0756

TESTIMONY.

W^m A. Conway, M. D. being sworn says,

On Aug 30th/83 I made an autopsy at St Vincent Hospital on the body of Theodore F. Lindsay.

There was an external lacerated wound on the forehead and there had been considerable inflammation about the wound. The periosteum was denuded from the surface of the skull underneath the wound for about an inch and, on removing the skull, that is the upper portion, the inner plate of the frontal bone at a point corresponding with the external wound was found to be fractured. There was extensive meningeal inflammation directly under the point of fracture which spread out over nearly the whole of the surface of the brain coverings.

For examination of the other organs of the body was negative, with the exception that the liver was a triple fatty.

In my opinion the cause of death in the case of Theodore F. Lindsay was Inflammation of the Brain, following concussion & fracture of skull, caused by some external violence.

W^m A. Conway,
M. D.

Sworn to before me,

this 12th day of September 1883

CORONER.

0757

Coroner's Office.

TESTIMONY.

This is to certify that I, Chas. L. Benedict, M.D.,
 Home Physician and Surgeon at St. Vincent's
 Hospital and on August 28, 1883, I admitted by
 ambulance Edward E. Lindsay, R. 142 W. 3^d St.
 who was suffering from the effects of a blow on
 the head on August 22, 1883 by a mallet in
 the hands of Michael Tobin at W. 3^d St. and 6th
 Av. He died as the result of his injuries on
 August 29, 1883. An entrance ^{contused and lacerated} created a scalp
 wound on right side of forehead having bare bone ex-
 posed. A fracture of inner table of frontal bone was
 also found under the scalp wound. There was a
 subacute meningitis, quite extensive, recent being
 most marked at the point of fracture.

Chas. L. Benedict, M.D.,
 Home Surgeon.

Taken before me,
 this day of

188

CORONER.

0758

Coroner's Office.

TESTIMONY.

About 2 A.M. I met the deceased Sunday in West 3rd St. N. E. Ave. I spoke to him & said How do you feel, He replied I feel better but my head ~~is a little sore~~ ^{is a little sore}, I was told the night of Aug. 22. that the deceased ~~had been~~ ^{had been} struck in the head -

Edward J. Hayes

Sworn to before me
this 6th day of October 1883
John B. Smith
Public Justice

Taken before me
this 18th day of Sept 1883
Bernard J. Hayes

CORONER.

Coroner's Office.

TESTIMONY.

Edward J. Hayes, 876. Eighth Ave
I am employed in
a restaurant at 185 Porter St.
I have heard the evidence of the
previous witness Charles Walters and
can say further. On Aug 29/83 at
Mr. P. M. I was standing in the
corner of 3rd St. & 6th Ave. when I heard a noise
inside the door and saw the three men enter.
They entered, I separated them
and went out to get an officer.
When I came back I saw
them with the matter. I said to
Brock (there is a row inside &
you went in with Brock & saw the
young fellow, Lindsay, clinched
together. I helped to separate them
attempted to take Nick Tobin out of
the store & he replied let us have a
drink before we go, we did have a
drink, Tobin, Walter Brock & myself
had the drink. (When I helped to
separate Tobin & Lindsay I saw
blood on Lindsay's forehead & also
blood on Mr. Tobin's coat.
I did not see the Mallet in Tobin's
hands. - I saw no blows struck.
Edward J. Hayes

Taken before me
this day of

1883

CORONER.

Given before me this
day of August 1883
John J. Smith
Police Justice

POOR QUALITY
ORIGINAL

0760

Coroner's Office.

TESTIMONY.

Alexander Freeman of 422 N 46th St.
being sworn says. I am a bartender
by occupation and fully corroborate
the statement made by the previous
witness Edward J. Hayes ~~excepting~~
~~On Aug 22/83 about 9.30 P.M. I~~
~~saw the~~ & Charles Miller
When I entered the store I found
Lobin & Lindsay with their arms extended
from shoulder to shoulder. Saw
blood on Lindsay's forehead. I did
not see what caused the blood on
his forehead, except
from the statement of the bartender
Charles Morgan who said Lobin
struck Lindsay. I was
at work ~~standing~~ in place of Lindsay
assisting the bartender, about
10.30 P.M. The same evening Lindsay
returned & relieved me, & said he thought
he felt all right.

The deceased Lindsay was in
Mr. Grady's place next day (that is in his
new store)

Sworn to before me this
8th day of October 1883
at St. Louis, Mo.
Taken before me
this 18th day of Sept 1883
J. W. Miller
CORONER.

POOR QUALITY
ORIGINAL

0761

Coroner's Office.

TESTIMONY.

Nelson Lindsay 247 W 26th
Henry Sworn dyer; dealer has and
Coffees, am brother of deceased, to whom
Oct 8 o'clock night following injury
Officer Taylor told me of brother
injury. I went and saw him was
in bed seemed to be dazed. His
wife was present. He said he had a
and his head was bandaged. On following
Saturday I went to see him, and he was
then in sanity. I went over road him
he was rational. He told me Michael
Tobin struck him on head with
mallet without cause or provocation.
I was with him at 2 o'clock on
Sunday morning, he was vomiting
and went home about that
time. Tobin was not present
when my brother and bartender
told me that Tobin hit him.

Nelson Lindsay
Groom before me this
8th day of October 1883
Solomon Smith
Police Justice

Taken before me
this 11th day of

Sept 1883
Francis H. Harte

CORONER.

POOR QUALITY
ORIGINAL

0762

Coroner's Office.

TESTIMONY.

Policeman Tho Reynolds, of
15th Prec being sworn says:
Coroner Martin told me to arrest
the prisoner Tobin who has
assaulted Sunday and I
did so. I found him at 24
Lyth Ave, that, his home.
I have no trouble finding him

Thomas Reynolds

Detective Wm Warren 15 Prec
being sworn, says: I arrested Tobin
I was told that Tobin wanted
to put himself up to me
and I went to 24 Lyth Ave &
got him.

William Warren

Sworn before me this day of October 1883
J. J. O'Brien
Justice of the Peace

Taken before me
this 11th day of Sept 1883
J. J. O'Brien
CORONER.

POOR QUALITY
ORIGINAL

0763

Coroner's Office.

TESTIMONY.

Carrie Lindsay being sworn.
I live now at the
Mtn Place Hotel. On Aug 27/83
I was at home, I remember my
husband coming home at night
I don't know the hour. His head
was bandaged. May O'Neil brought
him home. He was weak, we
fixed his head. He did not
go to Dr. Till. Forenoon and then
went to ^{hospital} dispensary ^{alone + I went for him.} My husband's
assailant was arrested. My husband
was too weak to go out. The night
after he sat on the stoop. My husband
went to Court at 3 p.m. so he told
me. Tobin need 15 days, and \$700 fine
to keep peace. He went to Hos-
pital on following Sunday, he had
had his head dressed before this at the
hospital. He died that Wednesday
at 7 p.m. at the hospital. I recognized
his body. My husband drank but
was not a drunkard. He was not
drunk when he came home injured.
~~He went out at 6 o'clock.~~ I can't tell how
my husband came home.

Carrie Lindsay

Taken before me
this 18th day of Sept 1883
J. J. Martin

CORONER.

Coroner's Office.

TESTIMONY.

Charles Walter. being sworn says. I reside at 24. Fifth Av. and am ^{was} bartender for Mr. Geraty - I know the deceased ~~John~~ ^{John} ~~Geraty~~ ^{Geraty} three years. I was not present at the time of the occurrence but was in the corner of 3rd street & 6th Avenue, ~~an Italian~~ ^{an Italian} ~~outside of the~~ ^{outside of the} store told me there was a quarrel in the store, I went in and I saw that ~~John~~ ^{John} ~~Geraty~~ ^{Geraty} was covered with blood. I brought John out with the help of Mr. Hayes. and then John raised his pocket. and I went back to the store to look for it, and I remained ^{about 1/2 hour} there and had some drinks, I did not hear anything of the ~~occurrence~~ ^{occurrence} until the next day. when the deceased ~~John~~ ^{John} ~~Geraty~~ ^{Geraty} wife informed me - Mr. Geraty arrived in his store after my return to said store the 2nd time John returned & had some drinks, Mr. Geraty drank with us. Mr. Hayes & I took him out both times & the previous John was in a greatly state of intoxication - He the deceased said to me John hit me -

— Charles Walter

Taken before me
this 11th day of Sept 1883

James H. [Signature]
CORONER.

Before me this
11th day of October 1883.
J. H. [Signature]
Police Justice

POOR QUALITY
ORIGINAL

0765

Coroner's Office.

TESTIMONY.

Margaret O'Shell. being sworn says. I
reside at 107 Blanton Place.
On August 22nd 1883 I was at the store
corner Third street & Fifth Avenue and I
noticed ~~the prisoner~~ ^{Robert} with a mallet
in his hand ~~the barkeeper's name was~~
~~the barkeeper was laying at~~
the end of the bar, and deceased
was laying on the floor bleeding. I
saw the prisoner Michael John at the
end of the bar. laying a mallet down
I cannot say whether John was picking
up the mallet or removing it. I
remained in the store about a half an
hour. after the ~~accident~~ affray occurred.
I heard the deceased died in St.
Vincent's Hospital and saw him there

Margaret O'Shell
witness

The witness says that part of her
deposition made at the inquest
was untrue, refuses to say what
is untrue and refuses to be sworn
Salomon Smith
Police Justice
Oct 6/83

Taken before me

this 11th day of

Sept 1883
Bernard Martin

CORONER.

POOR QUALITY
ORIGINAL

0766

Coroner's Office.

TESTIMONY.

Peter S Geraty of 171 N. 4th st. where
I keep a Saloon
I know deceased about 4 years and
he had been in my employment for
about ^{six months} 4 years. I was in the store about
one minute after the affray occurred.
My bartender Chas. Morgan he ^{asked} ~~asked~~
~~who~~ did this he told me it was
Michael John, I asked him what
with and he said with an open
matter, I asked him for what
cause, he said he could not explain
Lindley was not intoxicated, I
discharged ^{Morgan} ~~Lindley~~ about two weeks
after the accident on account of my
thinking that he was not properly
attending to his business. (Michael John
the prisoner was not present.) I found my
bartender perfectly sober and never saw
him in an intoxicated condition, the
deceased was so badly injured he could
not return to work, the matter was
made of wood and I should judge it
weighed about 8 or 10 pounds.
Charles Walters and Alexander Freeman
took John ^{out} ~~about~~ of the saloon and
John was walking quietly away.

Taken before me
this 1st day of

Sept 1883
G. W. F. M. J.

CORONER.

Deem before me this
1st day of October 1883.
G. W. F. M. J.
Deem before me

POOR QUALITY
ORIGINAL

0767

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Colonies Office*
No. 15. *Chatham* Street, in the *4th* Ward of the City of
New York, in the County of New York, this *18* day of *September*
in the year *1883* Lord one thousand eight hundred and

Armand Hart before
Coroner,
of the City and County aforesaid, on view of the Body of *Theodore F. Lindsay*
lying dead at

Lindsay Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Theodore F. Lindsay came to his death, do
upon their Oaths and Affirmations, say: That the said *Theodore F.*

Lindsay came to his death by
We find that the deceased *Theodore*
F. Lindsay died from results of injuries
received on *22nd* August *1883* at *Peter*
Veraty's saloon *Corner 6th Ave & 2nd St.*
and the find enough evidence to hold the
Prisoner *Mich. Lobin* be leaving that the blows
or blows which caused the death of deceased *Theo. F. Lindsay*
were inflicted by the said *Michael Lobin* -

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

JURORS.

Herbert Carpenter
J B Bullwinkel

Thos L Clark

John Wickman

August Liroh

Theodore F. Dribourg

R. Propert *379 6th Ave*

St. Onice Hotel

392 - 6th Ave

420 6th Ave

427 - 6th Ave.

383 - 6th Ave

413 Sixth Ave

Armand Hart

CORONER, L. S.

POOR QUALITY
ORIGINAL

0768

WITNESS.

RESIDENCE.

HOW SERVED.

DEFENDANT.

People

Michael John

*Revised List of
Witnesses.*

POOR QUALITY
ORIGINAL

0769

List of Witnesses

Subpoenaed to appear
at the COURT OF GENERAL SESSIONS, on the 7th
day of Jan 1884.

Part One Case of Michael Tobin Subpoena Clerk.

WITNESS.	RESIDENCE.	HOW SERVED.	DEFENDANT.
Edward Hayes	876 8 th St.		Michael Tobin
Alexander Freeman	18 6 th "	Personal	"
Carrie Lindsay	26 Clinton Place	Personal	"
Peter J. Geraty	171 W 4 th St.	"	"
Charles Walters	24 6 th St.	"	"
Margaret O'Seal	107 Clinton Place	"	"
Alexander Freeman	427 W 46 th St.	"	"
John Lindsay	247 W 26 th St.	Personal	"
Chas. S. Benedict	M. House Surgeon St. Vincent Hospital	(not found)	"
A. Conway	M. S. Coroner Office	"	"
Wm. Starr	15 Precb.	"	"
" Reynolds	" "	"	"
Bernard F. Martin	Coroner	Left	"
Charles Morgan		House of Detention	"
Carrie Cronenberg	26 Clinton Place, same		"
Carrie Lindsay	since married		"
Sept. C. Conway	Coroner Office	Person	"

POOR QUALITY
ORIGINAL

0770

6-0-1577
General Sessions, N. D.
10-20-1893

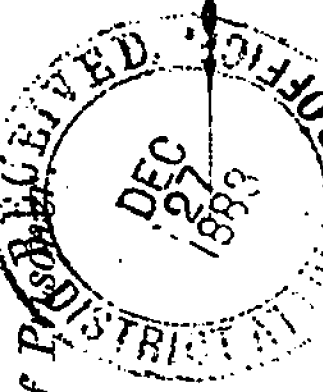
THE PEOPLE,

vs.

Michael Tobin

(Copy)

Notice of Motion for discharge
of Prisoner



HOWE & HUMMEL,

Of Counsel,

87 & 89 Centre Street
N. Y. City.

To Peter B. Olney Esq
Dist. Atty. &c.

POOR QUALITY
ORIGINAL

0771

Court of General Sessions of the Peace,

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE

against

Michael Tobin

For *Homicide*

To Hon.

Peter B. Olney

District Attorney of the City and County of New York:

SIR—

Please take notice, that a motion will be made for the discharge of the above named prisoner *Michael Tobin* (who is now imprisoned in the New York City Prison, on a charge of *Homicide* having been committed to said City Prison, by Justice *Solou B. Smith* on the *Sixth* day of *October* 1883) before the Honorable *Refus B. Bowring* one of the Justices of said Court of General Sessions, at the opening of said Court of General Sessions, on the *27th* day of *December* 1883 on the ground that more than two terms of said Court of General Sessions have elapsed since the committal of the said *Michael Tobin*, and that he has not been brought to trial for the offense for which he is so committed and detained.

DATED, this

26th

day of

December 1883

Yours, respectfully,

HOWE & HUMMEL,

Of Counsel for said

Tobin

POOR QUALITY
ORIGINAL

0772

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.
37	Years.	Months.	Days.	<i>New York. St. Vincent's Hospital</i>
				<i>August. 29th / 83</i>

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN ANTE-MORTEM INQUISITION,

Taken at *S. Vin Hosp* Street in the *9th* Ward of the City of
No. *New York*, in the County of *New York*, this *29* day of *Aug.*
in the year of our Lord one thousand eight hundred and *83* before
Bernard J. Martin Coroner,

of the City and County aforesaid, on view of the Body of *Theodore J. Hendray*

Upon the Oaths and Affirmations of
good and lawful men of the State of New York, duly chosen and
sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
was injured, do
upon their Oaths and Affirmations, say: That the said *Theodore J. Hendray*

was injured at the hands of *Michael*
Jobin on the *22nd* day of *August* *1883*
at the corner of *6th Avenue* and *2nd Street*

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

JURORS.

Bernard J. Martin

CORONER, &c. &c.

Ed 730
1883
AN ANTE-MORTEM INQUISITION

On the view of the body of

Theodore J. Hendray

whereby it is found that he was
injured by

Michael Jobin

Aug 22nd 1883

Taken on the *29* day
of *August* *1883*
Bernard J. Martin
Coroner.
Committed August 30. 1883
Discharged

0773

City and County of New York, ss:

Statement of Theodore Francis Lindsay ^{now lying}
dangerously wounded at St. Vincent's Hosp'l in the 9th Ward
of said City and County, on the 24th day of August 1883

Question—What is your name?

Answer—

Theodore Francis Lindsay

Question—Where do you live?

Answer—

142 West 3rd St.

Question—Do you now believe that you are about to die?

Answer—

Yes

Question—Have you any hope of recovery from the effects of the injury you have received?

Answer—

None at all

Question—Are you willing to make a true statement, how, and in what manner, you came by the injury from which you are now suffering?

Answer—

(at 9 o'clock P.M.)
On Tuesday the 20th inst. I was having
over the bar (with hands covering my face) in
Peter Geraghty's liquor saloon corner of 3rd
St. & 6th Ave. when such & such formerly employed
by Peter Geraghty struck me in the head with
a mallet saying 'You son of a bitch sell Kili
you - I was perfectly sober, had just come
from work. I was employed by Peter Geraghty
as bar-tender - ~~Charles~~ Morgan the bar-
tender was present at the time. I gave him
high! When he came to strike me, never
had a quarrel of any kind with him (Kili)
all the remarks I made were (that I had a
terrible head-ache)

Theodore Francis Lindsay
his mark

0774

Answered
March 18th 1885.
R. B. Dr.

0775

State of New York.

Executive Chamber,

Albany, N.Y. 22 1881

Sir: Application having been made to the Governor for the pardon of *Michael Tobie*, who was sentenced on *Jan. 18* 1884, in your County, for the crime of *Murder* for the term of *50* years and _____ months to the State Prison Penitentiary.

you are respectfully requested (in pursuance of § 695 of the Code of Criminal Procedure, ~~Chapter 346, Laws 1844~~) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

David B. Hill

Governor.

To Hon. *R. B. Martine* By *Frederic Cherry*,
District Attorney, &c. EXECUTIVE CLERK.

0776

HEALTH DEPARTMENT OF THE CITY OF NEW YORK,
 OFFICE, No. 301 MOTT STREET.
 Bureau of Vital Statistics.

Liber 17
 No. 13165

New York, Nov. 13, 1883

A Transcript from the Record of Deaths
 IN THE CITY OF NEW YORK.

NAME OF DECEASED.			DATE OF DEATH.			AGE OF DECEASED.		
Theodore F. Lindsay			MONTH.	DAY.	YEAR.	YEARS.	MONTHS.	DAYS.
			Aug. 29 1883			37	~	~
COLOR.	CONDITION.	OCCUPATION.	BIRTHPLACE.			HOW LONG RESIDENT IN CITY.		
						YEARS.	MONTHS.	DAYS.
W	Married	Seaman	United States			Lifetime		
PLACE OF DEATH.			FATHER'S BIRTHPLACE.			MOTHER'S BIRTHPLACE.		
St. Vincent's Hospital			United States			United States		
7th WARD.								
CAUSE OF DEATH.						TIME FROM ATTACK TILL DEATH.		
Blow with a Mallet, Fracture of Skull						YEARS.	MONTHS.	DAYS.
						HOURS.	MIN'TS.	
PLACE OF BURIAL.		UNDERTAKER.		MEDICAL ATTENDANT.				
Greenwood		C. J. Day		B. F. Martin, Corp.				

John D. May, M.D.
 Deputy Register of Records.
 A True Copy,
 Emmet Clarke
 Secretary.

POOR QUALITY
ORIGINAL

0777

Profile
Richard Johnson
Chief of Bureau

POOR QUALITY
ORIGINAL

0778

Handwritten
Monday
7th

People
Michael Tobin

Witnesses.

Persons
✓ Peter J. Geraty 171 W. 4th St.
✓ Charles Walters 24 6th Avenue.
✓ Edward J. Hayes 876 8th "
✓ Margaret O'Neill 107 Clinton Place.
✓ Alexander Freeman 422 West 46th Street.
✓ * Carrie Lindsay Astor Place Hotel.
✓ Nelson Lindsay 247 W. 26th Street.
✓ Charles S. Benedict U.S.

✓ Nurse Singer W. White Hospital.
✓ Mr. A. Conway M. S. Coroner's Office.
✓ Thos Reynolds }
✓ Mr. Warren } officers to Precinct.

✓ Bernard F. Martin. Brown
Brown office.
Charles Morgan

* Carrie Cronenberger, 32 Livick Ave.
same person, since married under name "Cronenberger."

POOR QUALITY
ORIGINAL

0779

Testimony in the
case of John
Michael John
Filed Oct.
1883.

0780

People
v
Michael Tobin } Murder
First Degree.

Theodore F. Lindsay was
injured by a blow on the head
received in a liquor saloon corner
of 2nd Street and Sixth Avenue
August 22 1883 about 9 P.M.
and died in St. Vincent's Hos-
pital of his injuries August
29 1883.

Evidence.

The ante-mortem statement
of deceased was taken August 29
the day of his death by coroner
Bernard F. Martin. The deceased
in answer to question declared that
he then believed that he was about
to die but in answer to the question
next put to him "Have you any
hope of recovery from the effects of
the injury you have received?" he
said "Hope so." He declared

0781

that on Tuesday August 22 1883 at
9 o'clock P.M. he was leaning
on the bar with his hands covering his
face in Peter Gerabty's liquor saloon
3rd St & 6th Avenue when he was struck
on the head by Michael Tobin with a
mallet Tobin saying at the same
time "you son of a bitch I'll kill
you" He says he, deceased, was
sober, had just come from work
and had no quarrel with Tobin and
gave him no cause to strike him..
(All the remark he, ^{deceased} made was that
he had a terrible head ache)

Margaret O'Neill, 107 Clinton Place
was in the saloon about 9 P.M. Aug-
ust 22 1883 and saw Tobin with a
mallet in his hand. He was at the
end of the bar and deceased was lying
on the floor bleeding. Tobin was laying
the mallet down. Saw deceased in
the Hospital.

(The magistrate writes that
the witness says part of her
deposition is untrue, refuses to

0782

saying what is untrue and refuses to be
proven.

Peter J. Grealy of 171 N 4th Street

Was the employer of deceased.

Came into the store about a
minute after the assault occurred.
Asked who did this and was
told by his barkeeper Charles
Morgan that it was Michael
Tobin and that he did it with a
mallet and that he Morgan could
not explain for what cause. The
mallet was of wood and weighed
in his opinion about 8 or 10 pounds.
Deceased was so badly injured that
he could not return to work. Charles
Walters and Alexander Freeman took
Tobin out of the saloon. Tobin walked
quietly away. Deceased was not in-
toxicated.

I have just
seen Grealy
he says his
barkeeper
Morgan told
him Lindsay
was sitting in
a chair when
Tobin struck
him saying
just a little
ill will you.

Charles Walters of 24 6th Avenue

Was on the corner of 6th Avenue
and 3rd Street. An Italian told
him there was a quarrel in the store.
He went in and saw that Tobin's

0783

Coat was covered with blood. With the assistance of Hayes took Tobin out of the store. Tobin was in a beastly state of intoxication. Deceased said to witness Tobin hit me.

Alexander Freeman 422 N 46th St.

When he went into the saloon he found Tobin and Lindsay with their arms extended from shoulder to shoulder. saw blood on Lindsay's forehead did not see what caused it except from the statement of Morgan the barkeeper who said Tobin struck Lindsay. Witness went to work in place of deceased assisting the bartender. About 10-30 P.M. Lindsay returned and relieved witness and said he thought he felt all right. Deceased was in Leraty's store next day.

Edward S. Hayes, 876 S. Ave.

Heard a noise in the saloon 3rd St & 6th Avenue and went in with a man named Brook and saw Lindsay and Tobin clinched together. Helped to

0784

People

Michael Cohen

—

—

Chief of Evidence

—

G.D. L. 9

0785

permanently them: saw blood on
Lindsay's forehead and on
Tobin's coat: did not see a
smallet in Tobin's hands, saw
no blows struck. Was told the
night of the occurrence that de-
ceased had been struck on the
head.

Carrie Lindsay, of Hotel
Place Hotel, wife of deceased

Her husband was brought home
by May O'Neill with his head
bandaged he was weak they fixed
his head. Next day in the forenoon he
went to the Western Dispensary alone
and waited next for him. Recognized
his body after death at the hospital.
He was not drunk when he came
home injured.

Nelson Lindsay, 247 W 26th Street

Brother of deceased. saw
deceased on the Saturday after the
injury he was rational and told
witness that Michael Tobin struck
him on the head with a smallet
without cause or provocation. Tobin
was not present when deceased told

0786

witness that John hit him, deceased. He was
was with deceased at 2 o'clock on
Sunday morning he was vomiting
and went to bed about that time alone.

Charles S. Benedict, House
Surgeon at St. Vincent's Hospital.

Aug. 20, 1883, admitted by am-
bulance deceased suffering from the
effects of a blow. Died as the result
of his injuries Aug. 20, 1883.
Autopsy revealed a contused and
lacerated scalp wound on the
right side of forehead leaving the
bare bone exposed. A fracture of
inner table of frontal bone was also
found under the scalp wound. There
was a fatal acute meningitis quite ex-
tensive recent most marked at the
point of fracture.

Dr. Benedict was returned
on a subpoena issued in Oct.

"Gone from the Hospital. Not found."

John A. Conway, M.D. of the
Coroner's Office

performed the autopsy on deceased at
the hospital. External lacerated

0787

Wound on the forehead: there had been considerable inflammation about the wound the evening, that of the frontal bone was found to be fractured. There was extensive pericranial inflammation directly ~~under~~ ^{around} the point of fracture which spread out over nearly the whole of ~~the~~ the surface of the brain coverings. In his opinion death was caused by inflammation of the brain following concussion and fracture of skull caused by some external violence.

Thomas Reynolds, Policeman &

Mr. Warren, Detective

15th Precinct.

Arrested the prisoner.

Charles Morgan.

Was the bartender in the saloon and saw the whole affair. His testimony was not taken before the coroner or the Magistrate. He has evidently been kept out of the way.

0788

4

nights intoxicated. I saw Tobin there that evening at 7 o'clock first when I came on duty. At that time Lindsay was not there. I should judge it was about eight o'clock when Lindsay came. Tobin was sitting in the side room that is off the bar by a partition running across. Mr. Lindsay came in and sat in a chair that stood at the end of the bar which I was in the habit of sitting in when I had nothing to do. (Witness pointed out on the diagram the position of the chairs and kept). I had occasion to go by Lindsay four or five times to draw lager beer. I had to go round him in order to get to the beer. I spoke to Lindsay once or twice and asked him if he would not please to get away from there; it was too much bother for me to get around him. I asked him what was the matter with him? He said he did not feel very well. I said, "you had better go home." I went back behind the bar with my beer and came back again to draw another glass of beer. Nothing seemed to transpire. The customer got the beer, drank it and went out. In a minute I had a call for a mixed drink. The gentleman stood along side the screen. I made him his mixed drink and he went out. I had a call for another glass of beer on the other side of that

67
 The People vs. Michael Tobin } Court of General Sessions, Part 7
 Before Judge Cowing Jan. 14, 1894
 Indictment for Murder in the first degree.

Peter S. Geraty sworn and examined. I am a saloon keeper at 18 Sixth ave. corner of Third St. I kept it on the 22nd of August last. I knew Theodore J. Lindsay in his life time about four years. He drove an ice wagon as a general rule; he had been in my employ two months up to the night before this thing occurred. I remember the occurrences of the 22nd of August at my saloon. I was absent during all the day. I did not see Lindsay until about 20 minutes past nine in the evening. At that time he was suffering from a cut in the head. He was behind my bar when I first saw him about midway of the bar toward the counter (The witness pointed out the spot on the diagram.) I noticed blood coming from Lindsay's head. Tobin was not there when I went in. The blood was running from Lindsay's head into a bucket that was behind the bar. [A large wooden mallet was handed to the witness.] Can you recognize that? I could not identify it again. I had a mallet something similar to that; it was

0790

Kept on a keg right where Lindsay sat. The three dots on the diagram represent three kegs. I saw nothing of the occurrence. Cross Examined I remember when Lindsay was locked up in the Tombs for shooting a man.

Margaret O'Neil sworn and examined. I live 107 Clinton Place; on the 22nd of August I was not living anywhere. I had just come from the country. I was in Geraty's saloon on the 22nd of August several times through the day and I was there in the evening after 9 o'clock. I was there before 9 o'clock and I was there in the morning after twelve o'clock. I know Theodore J. Lindsay. I saw him there early in the evening and late at night. I saw the prisoner there I should judge at six o'clock and again I saw him at nine. Lindsay was not there when I saw the prisoner at six o'clock, but when I saw him at nine o'clock Lindsay was there. I did not hear any words between them. I saw the prisoner walk up and down the floor. I was standing in the room where there was a window looking out. There was somebody coming in the door. I turned my head to see who it was and when I turned my head to see who it was I saw the prisoner taking his hand from behind the bar where the mallet was and running towards

0791

the door going out. He did not go out. Lindsay and this prisoner they got hold of one another. I went out then. When they got hold of each other they were a little way from the end of the bar. I did not see Tobin have the mallet in his hand. I was sworn before the Coroner. I was asked there whether I saw a mallet in Tobin's hand (Witness read her affidavit before the Coroner) I can recollect pretty near what I said. I did not say that I saw the mallet in his hand. Will you say whether or not you saw the prisoner have a mallet in his hand at all that day? I did not see it. I could not see it, because he might have had a mallet in his hand through the day but not at that time. He was removing it - he took his hands from the key, between the shelf and the key where the mallet lay. The prisoner went towards the door and Lindsay caught hold of him and they both were in hold when I went out of this door.

Charles A. Morgan sworn. In August 1883 I was bar tender for Peter Geraty; his saloon was corner of West Third St. and Sixth Ave. On August 22nd I saw Theodore J. Lindsay in the saloon. I knew him two or three months. I saw the prisoner Michael Tobin there. Tobin had been off and on there two or three

0792

4

nights intoxicated. I saw Tobin there that evening at 7 o'clock first when I came on duty. At that time Lindsay was not there. I should judge it was about eight o'clock when Lindsay came. Tobin was sitting in the side room that is off the bar by a partition running across. Mr. Lindsay came in and sat in a chair that stood at the end of the bar which I was in the habit of sitting in when I had nothing to do. (Witness pointed out on the diagram the position of the chairs and kegs). I had occasion to go by Lindsay four or five times to draw lager beer. I had to go round him in order to get to the beer. I spoke to Lindsay once or twice and asked him if he would not please to get away from there; it was too much bother for me to get around him. I asked him what was the matter with him? He said he did not feel very well. I said, "you had better go home." I went back behind the bar with my beer and came back again to draw another glass of beer. Nothing seemed to transpire. The customer got the beer, drank it and went out. In a minute I had a call for a mixed drink. The gentleman stood alongside the screen. I made him his mixed drink and he went out. I had a call for another glass of beer on the other side of that

0793

screen, a man wanted to catch a car. I went round Mr. Lindsay and drew the beer and handed the change, and the first thing that brought my mind to this was a scuffle with the words used, "you son of a b---h, I will kill you;" the blow and the scuffle were together. I went there as quick as I could get there and I got between them, I being alone in the place. These men were Tobin and Lindsay. I made the remark, "What are you doing? and halloed pretty loud. In the mean time Charles Freeman came in and assisted me to separate the men. He took Tobin as far as the door and Charles Walters assisted him to take him to the house. I did not see the blow and did not even hear it. I did not see the mallet until it was on the floor. I saw it lying on the floor. I could not swear it was that mallet because it is a long time since I saw it; it looks very like it; it was kept on the top of small kegs. I heard the mallet fall and the struggle and the noise altogether. I did not notice any injury on either of the parties until after they were separated. After that I saw a cut on the forehead of Lindsay

0794

It was bleeding and was about $1\frac{1}{2}$ inches in length. Lindsay came behind the bar and washed his head. Tobin was taken home by Charles Freeman and Charles Walters. Cross examined. Tobin was forcibly taken out. The first I saw of this was Tobin and the deceased clinched in a scuffle and the first I saw of the mallet was when it was on the floor. I did not see Lindsay fall to the ground. I did not know that Lindsay had a locket belonging to the prisoner. I did not hear anything about a locket. Mr. Walters helped to take Tobin out. I could not tell you whether Lindsay came to the store the next day or not. I was off in the day time. The prisoner was taken before Judge Duff on a charge of disorderly conduct. I don't of the deceased Lindsay saying a word next day before Justice Duff about any assault having been committed upon him with a mallet. Lindsay was sworn and examined. I was subpoenaed as a witness the day afterwards. I think the Magistrate found him guilty of disorderly conduct, remanded him over fifteen days, \$300 bail and \$10 fine to keep the peace. I suppose it was Mr. Tobin used the expression, "you son

0795

Spa to h I will tell you. My best judgment was it was Tobin. I don't know what kind of disorderly conduct Tobin was guilty of. I don't know that the disorderly conduct consisted in striking Lindsay. I was taken out of bed half asleep. I got blood on my left hand cuff. I should judge Tobin was four feet from Lindsay at the time he was sitting on the chair. I suppose that Tobin had been in the saloon two hours.

William A. Conway sworn. I am a physician of this city attached to the coroner's office. In August last I was called to make an autopsy on the body of Theodore F. Lindsay at St. Vincent's hospital in this city. I found a lacerated wound of about $1\frac{1}{2}$ or two inches on the forehead. I found a fracture of the skull underneath and inflammation of the substance of the brain extending from that point. (Pointing to the forehead) extending down as far as I remember. It was a fracture of the inner table of the skull. From the examination you made, doctor, what in your opinion caused the death of Theodore F. Lindsay? The death was caused by the fracture and the subsequent inflammation resulting from the fracture.

J
 Margraet O'Neil recalled. I knew Theodore
 J. Lindsay. After the night of the 22nd of August
 I went to St. Vincent's hospital after Lindsay
 was dead. I think it was on the 25th or 26th
 of Aug. 1883 I saw ^{the body of} Theodore J. Lindsay there; he was
 dead. That was the same Theodore J. Lind-
 say that was in Geraty's saloon on the
 night of the 22nd. It was about a week
 after the occurrence when I saw the body
 of Theodore J. Lindsay at the hospital.
 William Warner sworn. I am attached
 to the detective force of this city and I arrested
 the prisoner on the 29th of August 1883.
 I had a few words of conversation with him.
 He told me he had some trouble with the
 deceased and he was sorry for what had
~~been~~ occurred; he said the trouble occurred
 in Geraty's saloon corner of Third St. and
 Sixth Avenue; he said it was some trou-
 ble about some woman difficulty. He said
 as near as I can recollect that this
 Lindsay used vulgar language towards
 this woman. Officer Reynolds obtained
 the warrant. I was not present at the time.
 Cross Examined I knew where the pris-
 oner lived. You stated before the coroner
 I think he made no attempt to escape -
 on the contrary he had been looking

0797

to surrender himself to you, is not that so?
Yes sir, he went after me. I had been
absent two or three days, but he came
to the house and sent after me; he wanted
to be arrested. The deceased went to the hos-
pital on the second occasion between the
8th and the 9th, and the prisoner was ab-
sent till the death of the deceased and when
he heard of the death of the deceased he want-
ed to surrender. Did he give you any of
the circumstances of the affair? No, he did not.
Thomas Reynolds sworn. I am attached to
the Detective service of this city, and assisted
in the arrest of the prisoner. I ^{took} him to the
Coroner's office on the 31st of August, and he
was arrested on the same morning. I had
some conversation with him on the way to the
Coroner's office; he told me that liquor was
the cause of it, that if he got out of this he
would turn over a new leaf. I got this mal-
let in Geraty's store corner of West Third St.
and Sixth Avenue. Cross Examined. I
cannot tell the exact date when I found
the mallet; it was after the inquest. I believe
it was sometime in Sept. I went there and
asked the barkeeper for it, and a barkeeper
with a sandy moustache gave me the
mallet. I asked for the mallet that John

struck Lindsay with. There were no marks of any kind upon ~~the~~ ^{him} defendant when I arrested Bernard J. Martin sworn. I am a Coroner. In August last I was called upon to visit Theodore J. Lindsay at St. Vincent's hospital in this city. I received an ante-mortem statement from him. This paper now shown me was written by me and the contents are the statement which was made by Lindsay to me. The man was very weak - in fact I looked upon it that he had not long to live. I think he died five or six hours after he made the statement. Preparatory to taking that statement I had some conversation with him with reference to whether he was in ~~an~~ condition to make a statement or not. I asked him as to the trouble he had with the person whom he said had struck him. Counsel for the defendant objected to the admission of the paper offered by the District Attorney in evidence on the ground that when the Coroner asked the deceased this question: "Have you any hope of recovery from the injury received?" he replied: "Hope so." Mr. Fellows: The next question is: "Do you now believe you are about to die?" A: "Yes sir." The Court excluded the ante-mortem statement. The people rested their case.

0799

Peter S. Geraty, recalled by Counsel for defence. I had known the deceased four years. I knew that he carried a pistol and a sword cane; it was an ordinary looking cane with a projecting handle, that he could draw a blade ten or twelve inches in length. I know an ice man named Donohue. Do you remember when the deceased shot Joseph Donohue and was locked up in the Tombs for seven weeks? Objected to. Objection sustained. Exception. I think Lindray had this cane about a year. I did not see any assault committed upon him, but I heard of it. The assault I heard of was a fisticuff match in the street between him and one of my bar keepers.

Michael Tobin, sworn and examined in his own behalf. I reside 24 Sixth ave. I am a bar keeper. I was arrested before I surrendered myself about eight years ago for a violation of the Excise law. That is the only time I was ever arrested. Until this night did you ever have an angry word with the deceased? Never - I was his best friend. I have befriended him. Four years ago this winter he did not have house or home or friend to go to, and through my influence the lady that I boarded with let him sleep in the rear house on a lounge

0000

12

Just tell us what occurred that night. Did you have any intention to kill that man? No sir - never - never struck the man. The day before I was in there drinking with the barkeeper and some of Geraty's friends being acquainted in there, of course only living three or four doors away from the store. I got pretty full and sat down in a chair and went to sleep. I did not wake up till about half past five next morning and I felt very weak and sick and asked Charles Morgan the bar keeper to mix me a light drink. He said, "no." I told him, "I have got no money." He said, "No, you cannot have nothing." I thought it very curious because I could get anything I wanted from Mr. Geraty or his bar keeper. Geraty and I were friends because I always paid him what I owed him. I sat in a chair this morning and waited till, Daniel Hayes, the ^{head} ~~day~~ barkeeper, came in. I said, "Dan, have you got any good brandy opened?" He says, "No, but I will open a bottle." Mix me a little milk punch. "I treated all hands, the deceased and every one in the store. This was about six o'clock in the morning. I had no money. I took off my chain and I sent it to a pawn brokers by Alec

0001

Alexander and told him to get me twenty dollars on it and he brought it back to me. I treated several times and payed what I owed. I treated the deceased every time to my knowledge. I being so weak, whatever I drank I fell asleep and slept all day until I guess about 8 or 9 o'clock August 22nd 1883. I felt a hand in my pocket and at the same time the deceased Lindsay was in the act of falling down in this chair at the side of the ice box. I put my hand in my pocket before that. I was after getting some things on this twenty dollars. I was after spending some money to get out things in pawn - some rings and a gold locket. The locket I found in my pocket and the rings I put on my fingers. I put my hand down in my pocket to pay for the balance. My money and this gold locket they were gone. I say to Lindsay, "Give my money and locket." He says, "yes, you son of a b- h I will give it you." He put his hand back in his pocket and pulled on me with his left hand and struck me with his head, and with that the two of us fell against the chair and the two little barrels was at the back of this

0802

chair on a level with the ice box. He fell in against those two barrels, and he still had his hand in his pocket, as I thought going to pull a revolver to shoot me. I knew he would do it because I heard of his work before. I knew him to be a bad man. I heard of his shooting Donohue. I knew of the prisoner's character for shooting and stabbing for years. I heard he was a desperate man on occasions. I believed that on this night I was in danger of serious bodily harm. I always avoided him as much as I possibly could. But yet you had the greatest friendship for him? The greatest friendship. There is a gentleman in Court whom he struck for nothing. You say that he put his hand behind him and you believed he was going to draw a pistol? Yes sir. Then you did what? The two of us fell back against this chair that the deceased was sitting in, and right at the back of the chair there is two little barrels which those two mallets was lying on, and I picked one up and hit him across the arm. a little not with the intention of hurting him I suppose as bad as I did. This Charles Walter men-

0003

tioned that he had a cut in his head?

Yes. Is it not possible that you hit him in the head with the mallet? I suppose so. I cannot swear I hit him with the mallet. By the Court. But you know you did hit him with the mallet? Yes sir.

By Mr. Howe. You meant to hurt him? I did not mean to hurt the man, I meant to protect myself. He would have killed me only for Charles Walters and the other man. You meant to disable him from hurting you? Yes sir. You meant to disable him and so protect yourself? Yes sir. I believed I was in danger of bodily harm and I struck him with the mallet. I did not know after that that I had injured him severely. Mr. Walters and another man told me they took him out; they took me home that night to my house No 24 Sixth Ave.; this happened at 18. Three doors away from my place. I slept in my place that night. I was not arrested the next day but I was the day after. I was taken to the Jefferson Market Police Court before Judge Duffy. Lindsay was not there when I first went there, but he came there and was sworn before Judge Duffy and examined as a witness.

in my presence. He made no complaint
 there about my striking him; the Justice
 committed me for disorderly conduct and
 fined me fifteen days city prison or \$700
 bail. I made no complaint against the
 deceased about my locket. I was arrested
 on Saturday and remained in prison
 till the next day Sunday and paid ten
 dollars fine and I went out a free
 man. I did not go away, I slept home
 every night. I went over to see a friend
 of mine in Jersey city, who works for the
 American News Co. whose name is Everett
 C. Burns. I did not sleep there. I left word
 at Warren's house to meet me at 9 o'clock
 next morning. I was in my house when
 Warren came, waited for him. I avoided
 Lindsay always when he was under the
 influence of liquor. I have always been a
 good friend to him. I said to Walters to go
 back ^{to Morgan} and get me my locket in the store.
 I had been very drunk in that place
 for two or three nights. I had been pretty
 weak, more weak than drunk. I had
 not put up things there as security for
 liquor. My word was good for anything
 I wanted in that store. Morgan refused to
 let me have liquor because he was a

0805

new hand. Lindsay made some complaint to the Magistrate, but I don't know what it was. I was fined and bound to keep the peace on Lindsay's complaint. I do not live with my parents; they are dead. I board with a lady named Davis. I am married; my wife does not live there, she boards in Brooklyn with her father. It was two weeks before I was arrested that I done any work. That was at 23 University Place. I was barkeeper there for seven months. I worked for Geraty a year ago. I left him the first time because of sickness, and the next time when I went back to work instead of its being the nice quiet store it was, it was crowded with loafers and thieves and I threw up my situation. This was the Christopher street store. I never worked in the Sixth Avenue store. I do not think I left the store about six o'clock this evening. I did not pay much attention to Morgan's testimony. I would not say I did not leave the store. I was more weak than drunk. I did not eat anything the day before. I lived on milk with very little liquor in it. I drank milk punches and treated everybody. I had been in and

0806

for two days before the occurrence. I only slept one night out of my house. Then I was charged with disorderly conduct I said that I knew nothing about it, that I was not guilty. I did not offer the defence of self defence before the Magistrate. I did not tell either officer Haven or Reynolds that I struck the blow in self defence. I do not remember that I told Officer Haven that there was a warm difficulty between me and the deceased. There was no woman in the case: if I did say so. I do not remember saying to the officer that I was sorry for what I had done. I did not intend to hurt him. When these officers arrested me I did not think it was necessary to give them the reason why I struck him. I guess it was some lawyer in Jefferson Market Court said to me, "Do you see the complainant in Court?" I looked around and said, "No." He told me to say nothing about it. I remember the waking up on the night of August 22 with ~~the~~ hand in my pocket. The hand of the deceased was after coming out of my pocket. I did not see his hand coming out of my pocket. He was in the act of sitting down in the

0807

1

I guess I was under the influence of liquor when I said to the officer, if I got out of this I would turn over a new leaf. The night before I struck Lindsay I was in the saloon under the influence of liquor. I saw Lindsay there. I did not accuse Lindsay the night before of taking my property. I did not see anything in the deceased's hands at the time I struck him. James Trainor sworn. I am in the ice business at 423 Barrow St.; the deceased was in my employment. I know of his carrying a pistol and a sword cane. He was a man when excited would use a weapon on anybody that would say the least word to him. Cross examined. I could not say Tobin was his best friend, but I know he was a friend to him. Joseph Donohue sworn. I work in the ice business. I knew Lindsay and have good cause for knowing that he carried a pistol. I know him to be a very hard quick tempered man. I know something about his use of a pistol. Alfred A. Senior sworn. I am an undertaker at 79 Carmine St. I know the prisoner four years. His general reputation for peace and quietness so far as I know is good. Ellis H. Lubry sworn. I am in the gentlemen's furnishing business at 31 Sixth Ave. I never heard anything against the prisoner. I know him slightly.

0000

George M. Ducker sworn. I am a cigar maker at 26 Sixth Ave. I know the prisoner about two years coming into my place. I don't know whether he bears a good or bad character; as far as I know it is good; he lives next door to me. I never heard anything against him.

Myer Marks sworn. I live at 24 Sixth Ave. in the same building that the prisoner lives in. I know Tobin five years; he is always decent and minds his business always. His reputation is very good. Cross Examined I never heard anybody talk about him - all I heard talk was good - I heard some people around the neighborhood. I cannot tell who they are [January 16, 1884].

Michael Kelly sworn. I am an officer of police; in August last I arrested the prisoner, Michael Tobin. I took him to the Second District Police Court, Jefferson Market. Judge Duffy was sitting. He was put under \$100 bail and \$10 fine or committed fifteen days on a charge of a man named Lindsay, I think it is, for striking him in the head with a mallet. When I arrested the prisoner he was in bed. I told him he got into a scrape. How did you come to do it? He said he had been drinking on a spree and he did not know what he was doing for a week previous to that. The warrant

0009

called for disorderly conduct

The jury rendered a verdict of guilty
of manslaughter in the first degree.

The defendant was sent to the State
prison for twenty years.

08 10

Testimony in the
case of John
Michael Tobin

Filed Oct.
1883.

08 12

POOR QUALITY
ORIGINAL

can.

Mr. John.

I know what you
of what was and is
his doing, and, also
know he was doing nothing
now.

It is my ~~own~~ ^{own}
fault that we were not
listening to you, but
when he is here I will
go with him, and I
know there he will never
drink again. Please
do this for me, and you
will have the blessing and
praise of his wife.

Your obedient
servant.

0013

POOR QUALITY
ORIGINAL

Sombis

New York

Jan 17/84.

To.

The Hon. Judge Cowing Esq
Hon. Sir.

Make the liberty of addressing you, Hon
tho't few times I asking of you for God's
Sake to look into my case before you.
Hon. James Centner on Feb 20 as I
know its your Hon. paupers duty to
do so.

I can say to your Hon with a
clear conscience that I am no thief nor
murderer and that I did not have a fair
trial which every one that heard of the Case
Kings Co.

My learned Counsel Messrs
Howe & Hummel did not try to prove
nor show the evidence that I had
in my unfortunate Case the did ~~not~~
not try to show by my witnesses

08 14

POOR QUALITY
ORIGINAL

which I had in Court that deceased
worked in that Store until Six
O'clock next morning after the
Occurrence and also went around
drinking and Carousing both day
and night from the 22nd of the
Month until the 28th of the
Month until he was Compelled
to go to the Hospital from sheer
Exhaustion. For the want of
Nourishment which he could not
get outside.

Your Honor I had the
deceased brother in Court to prove
no more than he did in the Inquest
that he spent from ten O'clock at
night with his brother in Mr. Seely
Liquor Store until three O'clock
next morning your Honor can
read the papers and see if I am
telling one truth.

And also

I had a witness by the name of
Edward Hays that testified to
the Inquest that he was speaking to
deceased on the Cor of 6th St. & 3rd
St at 3 O'clock in the morning two
days after the Occurrence this man
also was a witness for the prosecution
but he was not called his brother
McAint Hays was called but his
Evidence was not taken because
it was in my favor.

Now your Honor I wish
to state that I am not a
thief or a scoundrel I have
always worked hard for my living
and I can prove that I have worked
from three O'clock in the morning
until ten O'clock at night and
then come from my place of work Cor
of Jackson & Madison to No 24. 6
St.

08 15

POOR QUALITY
ORIGINAL

Now gaur. You I ask of you for.
God ask to be a lenient with me
as the law allows you in my
Centence as God only knows I dont
desire it. As I said on my trial
that I was his best friend I said
I was I will close saying that
I never done a wrong thing
to my fellow man in my life
but I have been wronged for
my generosity.

I remain gaur.

Ordinary Servant

Michael Foley

08 16

BOX:

117

FOLDER:

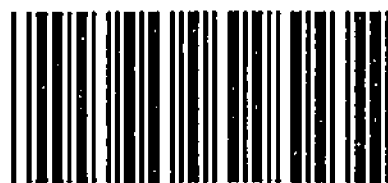
1244

DESCRIPTION:

Trede, George

DATE:

10/25/83



1244

08 17

235

Day of Trial, *Chas. R. Ray*
Counsel, *Ray*
Filed *25* day of *Oct* 188*3*
Pleads *Wynne (30)*

THE PEOPLE

vs.

George B. Snyder

[8218]
Assault in the Second Degree,
(Resisting Arrest)

JOHN McKEON,
District Attorney.

A True Bill.

M. H. McDonald

Foreman.

27th Nov

Dir. of Gen. S.A. Feb 19/87

08 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

George Frede

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

George Frede

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said George Frede

late of the City and County of New York, on the twenty third day of
August in the year of our Lord one thousand eight hundred
and eighty-~~three~~ at the City and County aforesaid, with force and arms feloniously
made an assault in and upon one David A. Terry

then and there being a patrolman of the Municipal Police of the City
New York, and as such patrolman being then and there engaged in the lawful
apprehension of him the said George
Frede for some crime to be charged
and the said George Frede him, the said

David A. Terry

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent
then and there to prevent and resist the lawful apprehension
of himself as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN McKEON,

District Attorney.

0019

Paul H. H. H.

BAILED,
No. 1, by *Stanny Trade*
Residence *mt Vernon Co. N.Y.*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David A. Kelly

George Trade

Offence *Assault on a person in discharge of duty*

Dated *Aug 23*

188

Baron Magistrate.

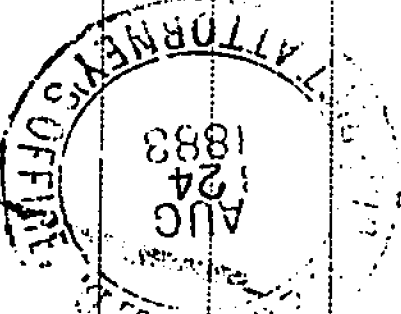
Shirley Officer.

N Precinct.

Witnesses

No. _____ Street.

No. _____ Street.



No. *500* Street *G.A.*
to answer *Comit*

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 *George Trade*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Five (5)* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *August 23* 188 *A. D. H. H.* 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.

0020

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. George Trade

Question. How old are you?

Answer. 30 years.

Question. Where were you born?

Answer. United States

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

Answer. 39 East 4th Street, about 1 month

Question. What is your business or profession?

Answer. Clerk

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 dont know any thing about
it

George Trade

Taken before me this

23
6

Day of July

1889

William J. Justice
Police Justice.

0821

Police Court— 20 District.

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

of No 15th Police Precinct David A. Tully Street,

on Thursday the 28th being duly sworn, deposes and says, that
in the year 1883, at the City of New York in the County of New York, August

he was violently ASSAULTED and BEATEN by

George Trade
(now free) who kicked and pommelled in
the private parts of his body; while
in the discharge of his duty as
an officer of police, and while in the act
of arresting said deponent. That deponent was so
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

28

day of Aug

1883

David A. Tully

POLICE JUSTICE.

0822

BOX:

117

FOLDER:

1244

DESCRIPTION:

Tucker, Frederick

DATE:

10/17/83



1244

0823

BOX:

117

FOLDER:

1244

DESCRIPTION:

Score, William

DATE:

10/17/83



1244

POOR QUALITY
ORIGINAL

0824

by officer
Hecker arrested
for perjury
for larceny of
Horse & wagon
Cone also arrested
for larceny
officer
Sent for, Greenawald
Arrested, 14th Dec
Remanded to custody
of officer
Harp as before

129

R.G.R.

Day of Trial,

Counsel,

Filed day of

1883

Pleads

Not guilty (W)

THE PEOPLE

vs.

Fredrick T. Mead

and

William Seave

BURGLARY—Third Degree,
[5498-506-528-531]

JOHN McKEON,

22 Dec 22/83 District Attorney.

Both plead guilty, &
A True Bill.

Attest
Foreman.

Not. S.P. 2 yrs

No 2 ds 14.6m

RD

0025

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Tucker
and
William Score

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

Frederick Tucker and William Score of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said Frederick Tucker and William Score late of the ~~14th~~ Ward of the City of New York, in the County of New York, aforesaid, on the ~~14th~~ day of October in the year of our Lord one thousand eight hundred and eighty three with force and arms, at the Ward, City and County aforesaid, the store of

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

Adam Merschhoff then and there being, then and there feloniously and burglariously to steal, take and carry away, and six coats of the value of eight dollars each, and one vest of the value of two dollars

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

Merschhoff

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

John McKeon
District Attorney

Dated _____ *188* _____ *Police Justice.*

0827

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

18

District Police Court.

William Score 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. *William Score*

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. *Brooklyn about one year*

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. *I am not guilty*

William Score

Taken before me this *11* day of *October* 18*89*
William J. Smith
Police Justice.

0828

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

18 District Police Court.

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

Question. What is your name?

Answer.

Frederick Tucker

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

United States

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

Answer.

192 Mulberry St. about 7 mos

Question. What is your business or profession?

Answer.

Steam fitter

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

Fred Tucker

Taken before me this
day of *August* 189*9*
William J. Smith
Police Justice.

0829

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Police Officer of No. 14th Precinct Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Adam Merschoff and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

day of

October 1883

Bernard Sweeney

Charles J. White
Police Justice.

0030

Police Court—First District.

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

of No. 1 Marion Street, aged 59 years,
occupation Merchant Tailor being duly sworn.

deposes and says, that the premises No 1 Marion Street,
at the 14th Ward in the City and County aforesaid, the said being a brick building

and which was occupied ^{in part} by deponent as a Tailor store for the sale of clothing
and in which there was at the time ^{no} human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking off the
locks and bolts of the door leading from the street into
said premises with and by jimmying and entering therein

on the 14th day of October 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Six coats and one vest in all of the value of
fifty 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

Fredrick Tucker and William Score
(both now here)

for the reasons following, to wit: that deponent was informed by
Officer Bernard Sweeney that at or about the
hour of two o'clock on the morning of said day
he said officer saw said defendants coming out
of said premises and ~~across~~ across the street with
the aforesaid property in their possession and
they ran in No 2 Marion Street said officer ran
for assistance which attracted the attention of officer
Hugh J. McGrade, then said officers pursued said

0831

defendants and arrested them and found the aforesaid property in the hallway of said premises No 2 Marion Street

Wherefore deponent charges said defendants with burglariously entering the aforesaid premises No 1 Marion Street and taking stealing and carrying away the aforesaid property

Deponent prays that said defendants may be held to answer and dealt with according to law

Sworn to before me this 3
14 day of October 1883 3

Edmund Henschoff

Arthur J. White

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0832

BOX:

117

FOLDER:

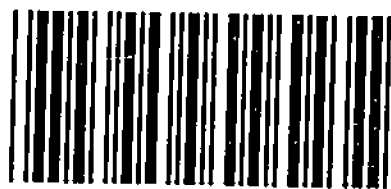
1244

DESCRIPTION:

Tully, James

DATE:

10/01/83



1244

0033

7 BW Oct 5

Counsel, *W. C. [Signature]*
Filed *[Signature]* day of *Oct* 188*3*
Pleads *Not guilty Ver 2*

THE PEOPLE
vs. *B*
James D.
Tully
Assault in the Second Degree.
(Section 218, Penal Code)

JOHN McKEON,
District Attorney.

A True Bill.
W. C. [Signature]
Foreman.
October 17, 1883.
Spindly [Signature]
Rec'd from A.G. 7th 19/87

0034

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

James M. Tully

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

James M. Tully

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James M. Tully*

late of the City and County of New York, on the *Eleventh* day of
August, in the year of our Lord one thousand eight hundred and
eighty-~~Three~~ with force and arms, at the City and County aforesaid, in and upon one

Joseph Wedlock

in the peace of the people of the said State then and there being, feloniously did
willfully and wrongfully make an assault: and the said *James M.*

Tully

with a certain *Iron Key* which *he* the said

James M. Tully

in *his* right hand then and there had and held, the same being then and there a

weapon

likely to produce grievous bodily harm, *him*,

the said *Joseph Wedlock* then and there feloniously
did willfully and wrongfully strike, beat

bruise and wound,

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.

0035

SECOND COUNT

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

James M. Sullivan

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *James M. Sullivan*

late of the City and County of New York, afterwards to wit: on the *8th* day of *August* in the year of our Lord one thousand eight hundred and eighty-*three* at the City and County aforesaid, with force and arms, in and upon one *Joseph W. Wedlock*

in the peace of the People of the State of New York then and there being, feloniously did willfully and wrongfully make an assault: and the said *James M. Sullivan* the said *Joseph W. Wedlock* ~~with a certain~~ ~~which~~ ~~the said in~~ ~~right hand then and there had and held~~, in and upon the *head* of *Joseph W. Wedlock* then and there feloniously did willfully and wrongfully strike, beat bruise and wound, thereby then and there willfully and wrongfully, feloniously inflicting upon the said *Joseph W. Wedlock* grievous bodily harm, to wit: *striking him and*

thereby striking and wounding

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

JOHN McKEON, District Attorney.

0836

BAILED,
No 1, by Wm Stiles
Residence 39 Bower Street.
No 2, by _____
Residence _____ Street.
No 3, by _____
Residence _____ Street.
No 4, by _____
Residence _____ Street.

Police Court - 3 District. 156
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Frederick W. Blacklock
42 8th Street
James H. Dully
1 2 3 4
Offence Assault & Battery
Dated August 12 1883
Magistrate.
W. E. Sheehy Officer.
Precinct. 27
Witnesses
No. _____ Street.
No. _____ Street.
No. _____ Street.
to answer \$ 500 Street.
\$ Aug 15 - 9 - 12 - 1883

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 James H. Dully guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated August 12 1883 P. J. Dully Police Justice.

I have admitted the above-named Defendant to bail to answer by the undertaking hereto annexed.
Dated August 15 1883 P. J. Dully 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 _____ 1883 _____ Police Justice.

0837

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me this 12 day of August 1883
Police Justice.

James W. Dully

0838

Form 11.

Police Court—Third District, Halls of Justice.

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

ap037 of No. 428 East 13th Street, Joseph Wedlock

on Saturday the 11 day of August

in the year 1883, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

James M. Oully (now present) who struck deponent.

Several blows on the head with a brass beer tap inflicting severe wounds.

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

day of

August 1883

Police Justice.

0039

BOX:

117

FOLDER:

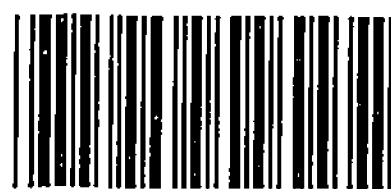
1244

DESCRIPTION:

Tyler, Joseph

DATE:

10/31/83



1244

Counsel,
Filed 31 day of Oct 1883
Pleads *Not guilty*

THE PEOPLE

JOHN McKEON,

District Attorney.

P 2 Nov 12/83.
Quid + acquitted.
A TRUE BILL.

Jeff Davidson

Fornell

0040

0841

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Joseph D. Inzer

The Grand Jury of the City and County of New York, by this indictment, accuse Joseph D. Inzer

of the CRIME OF BURGLARY IN THE Third DEGREE, committed as follows:

The said Joseph D. Inzer

late of the 16th Ward of the City of New York, in the County of New York aforesaid, on the 23rd day of October in the year of our Lord one thousand eight hundred and eighty-three with force and arms, about the hour of nine o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of Cyrillus B. Frank

there situate, feloniously and burglariously did break into and enter,

~~whilst there was then and there some human being, to wit, one~~

~~within the said dwelling house, the said~~

Joseph D. Inzer

then and there intending to commit some crime therein, to wit: the goods chattels and personal property of the said Cyrillus B. Frank 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.

0042

SECOND COUNT.

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

Joseph D. Tager

of the CRIME OF GRAND LARCENY IN THE First DEGREE, committed as follows:

The said Joseph D. Tager

late of the Ward, City and County aforesaid, afterwards, to wit: on the said —

23rd day of October in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, in the

night time of said day, with force and arms, four overcoats of the value of fifteen dollars each, four coats of the value of twelve dollars each, three vests of the value of nine dollars each, one pair of trousers of the value of eight dollars, one ring of the value of twenty-four dollars, and one knife of the value of one dollar —

of the goods, chattels and personal property of one Gustavus B. Tager

Tager in the dwelling house of the

said Gustavus B. Tager there situate, 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.

0043

THIRD COUNT.

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

Joseph D. Inger
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said Joseph D. Inger

late of the Ward, City and County aforesaid, afterwards, to wit: on the said 23rd day of October in the year of our Lord one thousand eight hundred and eighty-three, with force and arms, at the Ward, City and County aforesaid, one overcoat of the value
of fifteen dollars

of the goods, chattels and personal property of Gustavus B. Frink

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen of the said Gustavus B. Frink

unlawfully and unjustly did feloniously receive and have (the said Joseph

D. Inger

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

JOHN McKEON,

District Attorney.

0844

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court 2 District 897

THE PEOPLE, &c.,
ON THE COMPLAINT OF
William D. Taylor
158 W 17 St.
Joseph D. Taylor
Offence Burglary & Larceny

Dated October 20 1883
Patterson Magistrate.
Alman Officer.
23 Precinct.

Witnesses: Charles A. Taylor
23 West 17th St.
Wm. D. Taylor
23 West 17th St.
Alman Street.
Alman Street.

No. 1000
§ 1000
2112 W 17th St.
Committee

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 Joseph D. Taylor

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

Dated October 1883 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0845

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph D. Tyler 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 D. Tyler

Question. How old are you?

Answer.

29 years of age

Question. Where were you born?

Answer.

Washington, D.C.

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

Answer.

258 West 15th St. About 15 months

Question. What is your business or profession?

Answer.

Boot-Black

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. My wife gave me the coat to pawn. It belongs to my father-in-law, George Green, who lives in the same house with me.
Joseph D. Tyler

Taken before me this

26

day of

October

188

8

Samuel M. Brown

Police Justice.

0046

City and County } ss.
 of New York

Henry M^cAlenwan,
 Pawnbroker, aged 21 years, of
 No. 194 English Avenue, being
 duly sworn says - That the coat
 mentioned in the ^{affidavit} of Gustavus B. Flint
 as having been pawned with
 deponent, was pawned with
 deponent, ^{as deponent believes} but could not
 have been pawned after
 7 1/2 o'clock at night, except
 on Saturdays, as on all
 other days of the week
 deponents pawn shop is
 closed at 7 o'clock P. M.

and no business done after
 that time except on
 Saturdays. That deponent
 knows the deponent, Joseph
 K. Jglew, now here, pawned
 a coat with deponent, but
 deponent cannot tell the
 day it was pawned nor
 can deponent identify the
 coat pawned of
 Henry M^cAlenwan.

Subscribed & sworn to before me this
 27th day of October 1883
 J. M. McAlenwan Notary Public

0847

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 37 years, occupation Police officer of No. 25" Mercer Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Gustavus B. Quinn and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 9
day of April 188

Charles D. Eddy

A. M. Quinn
Police Justice.

0048

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Alexander Thompson
House Finisher of No. 138 - 7th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William A. Smith
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24th
day of October 188 } Alex. Thompson

W. A. Smith
Police Justice.

0849

Police Court—2 District.City and County } ss.:
of New York, }Gustavus B. Link
of No. 158 West 17th Street, aged 21 years,
occupation Porter being duly sworn.deposes and says, that the premises No 158 West 17th Street,
^{in the 16th Ward} in the City and County aforesaid, the said being a brick buildingin part
and which was occupied by deponent as a Sleeping room
and in which there was ^{not} at the time a human being, bywere BURGLARIOUSLY entered by means of forcibly breaking open
and entering said room through a
second story window at about the
hour of 12 o'clock P.M.on the 23rd day of October 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Two suits suit of Clothing, Consisting
of a Coat, pants and hat, each suit,
one pair of pants, Two Coats and
four over-coats and one hat, said
property being an all of the value
of one hundred and fifty dollars, and
one ring of the value of forty-four
dollars, one pen knife, in all of the value
of one hundred and ninety-five dollars
the property of deponentand 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 byJoseph D. Tyler, unknown, and two
other men unknown to deponentfor the reasons following, to wit: That said property was then
contained in said room, which was
securely closed and fastened, that
deponent is informed by AlexanderHumpherson, then present, that he, said
Alexander, saw ^{at said time} three colored men
standing together in front of said
premises, and saw one of said men

0850

Take off his Coat and climb up on
wire screen to said window and
open the same and enter said
room. That said other men stood
in front of the door of said premises
and said to the man who climbed
up the screen "Go it Bill"

That deponent is further informed
by Officer Caddy, then present, that
after the arrest of said Igler &
Gann ticket was found in his
Igler, possession; and deponent
went with an officer to the pawn
shop of McAlena and there
and found that said pawn ticket,
so found in the possession of said
Igler, represented one of said
 stolen fur coats.

Given & begun on this } G. B. Flint
26th day of October 1888 }

J. M. Patterson

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0851

BOX:

117

FOLDER:

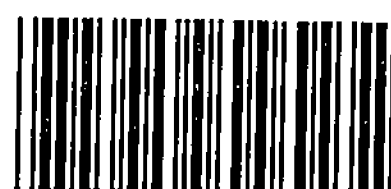
1244

DESCRIPTION:

Uhla, Nicholas

DATE:

10/18/83



1244

POOR QUALITY
ORIGINAL

0852

162

Day of Trial, RMR Oct 1883
Counsel, Filed, 18 day of
Pleads Mr. Gully vs.

THE PEOPLE

vs.

Richardson

W. H. L.

Assault in the First Degree.

JOHN McKEON,

District Attorney.

A TRUE BILL.

J. H. Anderson

Foreman.

True Bill.

Filed

Oct 18 1883

0053

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Nicholas White

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

Nicholas White

of the CRIME OF *Assault in the first degree*, committed as follows:

The said *Nicholas White*

late of the City of New York, in the County of New York, aforesaid, on the *Second* day of *August* in the year of our Lord one thousand eight hundred and eighty *nine* with force of arms, at the City and County aforesaid, in and upon the body of *Peter Canty* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Peter Canty* with a certain *knife* which the said *Nicholas White*

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 *to* the said *Peter Canty* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Nicholas White

of the CRIME OF Assault in the Second Degree, committed as follows:

The said *Nicholas White*, late of the City and County aforesaid afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Peter Canty* then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *Peter Canty* with a certain *knife* which the said *Nicholas White*

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

BAILED,
No 1, by Michael Fern
Residence ~~21 Front Street~~ Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court - 511 District. 629

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Peter Early

7 Oct 1949

¹ Nicholas U. Filice

09

4

Offence Felony A and B

Dated Aug 3 188

The Honorary Magistrate

Bernard O. Small
Office

23 Precine

Witnesses Aracelis 26769

No. _____ Street _____

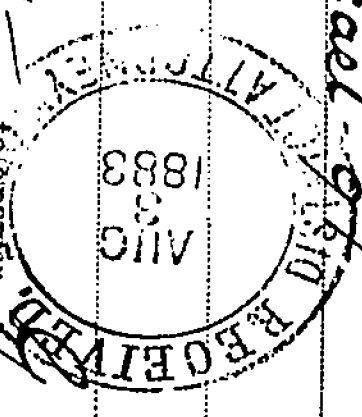
John Sullivan

No. 20 Cal - 975-35
Street

No. 83 MI Street

[Handwritten signature]

Bailed



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 Nacholas Z. H. H.

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

Dated Aug 30 1883.

the same and he be admitted to bail in the sum of \$ten
and Keeper of the City Prison of the City of New York, until he
J. B. M. Police Justice.
defendant

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

Dated Aug 3 1883

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

0855

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Nicholas Uhla

Question. How old are you?

Answer. 26

Question. Where were you born?

Answer. Italy

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

Answer. 17 E 91st St 6 mo's

Question. What is your business or profession?

Answer. Ice Cream vender

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 sitting in a fence when this
Complainant threw a brick at me
striking me on the back I did
not cut him and I am not guilty
of the charge This complainant was
drunk at the time

Taken before me this

188

Police Justice.

Nicholas
Uhla

POOR QUALITY
ORIGINAL

0056

Police Court— 511 District.

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

Peter Carty

of No. 7 East 91st St aged 26 years is Street, is
a laborer being duly sworn, deposes and says that

on Thursday the Second day of August

in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Nicholas Uhla (continues)

who wilfully and maliciously cut

and stabbed deponent on the

back with a knife then and

there held in the hand of

said deponent in 91st Street

between Madison ^{and} 5th Avenues

in said City

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

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

Sworn to before me, this 3^d day
of August 1883 }

Peter ^{his} Carty
mark

Wm. Murray POLICE JUSTICE.

0050

**END OF
BOX**