

0161

BOX:

111

FOLDER:

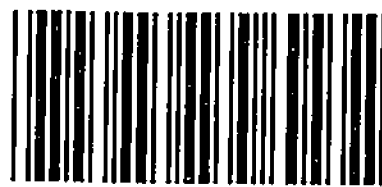
1184

DESCRIPTION:

Adams, Hattie

DATE:

09/21/83



1184

It appearing by the
certificate of Capt Alex.
S. Williams of 14th Regt.
~~that~~ by statement of
Compl^{ts} that within nine
days are now, respectable
and that the misquise has
been abated. I recommend
that within indictment
be dismissed that bail
be discharged.

May 3. 1887
Rando^{ph} B. Martine
Dist. Atty.

No 249

Christum Reese
Day of Trial,

Counsel,

Filed day of

1883

Pleads

Not guilty

THE PEOPLE

vs.

B

Marvie

Adams

May 16/87

Indictment dismissed

JOHN McKEON,

District Attorney.

A True Bill.

Mac Blorrey

Foreman.

On, mo of Henry Wm
person by case
March 1887
A

Keeping a Bawdy House.
4372 and 236

0163

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Mattie Adams

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

Mattie Adams

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL FAME,
committed as follows:

The said

Mattie Adams

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on
the ~~eleventh~~ day of *June* in the year of our Lord one thousand eight
hundred and eighty ~~three~~ and on divers other days and times as well before as afterwards,
to the day of the taking this inquisition, at the Ward, City and County aforesaid, a certain common
house of ill fame, unlawfully and wickedly did keep and maintain; and in the said house divers
evil-disposed persons, as well men as women, and common prostitutes, on the days and times afore-
said, as well in the night as in the day, there unlawfully and wickedly did receive and entertain;
and in which said house the said evil-disposed persons and common prostitutes, by the consent and
procurement of the said *Mattie Adams*

on the days and times
aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, dis-
turbances and lewd offences as well in the night as in the day, were there committed and perpe-
trated; to the great damage and common nuisance of all the good people of the said State there
inhabiting and residing, in manifest destruction and subversion of, and against good morals and good
manners, 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 *Mattie Adams*

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Mattie Adams

late of the *21st* Ward of the City of New York, in the County of New York aforesaid,
afterwards, to wit: on the ~~eleventh~~ day of *June* in the year of our Lord one
thousand eight hundred and eighty ~~three~~ and on divers other days and times between the said

0164

day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and willfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and willfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common annoyance of the said citizens, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.—And the Grand Jury aforesaid, by this indictment, further accuse the said *Maxie Adams*

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Maxie Adams*

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the *eleventh* day of *June* in the year of our Lord one thousand eight hundred and eighty*three* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in *her* said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women, in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully, did permit, and yet continues to permit, by which the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

0165

CHRISTIAN KNEASS,
Attorney and Counsellor at Law,
VANDERBILT BUILDING,
Corner Nassau and Beekman Street,

New York June 22 1883

People
agst.
Hattie Adams.

Charge of
Keeping a
Disorderly House.

Dear Sir -
My client the above
defendant desires to go to Saratoga
to-morrow, returning on
Wednesday. Have the kindness
to do nothing in the case
until her return, by doing
so you will greatly oblige
Very truly yr -
Christian Kneass.

2/
W. J. Byrne
Appt. Dist. atty.

0166

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 Valerie Adams

Dated June 13 1883 Hugh Gardner Police Justice.

Dated June 13 1888 } Hugh H. Garant 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.

POOR QUALITY
ORIGINAL

0167

CITY AND COUNTY } ss.
OF NEW YORK,

The People of the State of New York, TO THE SHERIFF,
Deputy Sheriffs, Constables and Policemen of the City and
County of New York, GREETING;

Heavenly Hill

We Command You, and each of you, That you
take the body of

Heavenly Hill

Heavenly Hill

who stand CHARGED before our Justices of our Court of Special Sessions of the
Peace, in and for the said City and County, for

Heavenly Hill
and we forthwith bring before our said Justices, in the said City and County,
to be dealt with according to law.

Witness, Hon. *Heavenly Hill* one of the
Justices of the said Court, this *18th* day of *June* in
the year of our Lord one thousand eight hundred and eighty *three*.

BY THE COURT.

Heavenly Hill Clerk.

POOR QUALITY
ORIGINAL

0168

NEW YORK SPECIAL SESSIONS OF THE PEACE.

THE PEOPLE
OF THE STATE OF NEW YORK,

vs.

Arthur Adams

Bench Warrant.

OFFICER.

Issued

June 18

188

3

RE The Officer executing this process will make his
return to the Court forthwith.

POOR QUALITY
ORIGINAL

0169

Sec 568.

N District Police Court.

UNDERTAKING TO ANSWER *Special* SESSIONS.

CITY AND COUNTY } ss.
OF NEW YORK.

An order having been made on the *13* day of *June* 188*8* by
Hugh Gardner Esq a Police Justice of the City of New York. That
Wattie Adams be held to answer upon a charge of

Keeping a Disorderly House

upon which he has been duly admitted to bail in the sum of *five* Hundred Dollars.

Wattie Adams Defendant of No. *9 East 27* Street; Occupation *Housekeeper*, and
William A. Forbes of No. *20 East 4th* Street;
Occupation *Carpenter* Surety, hereby undertake jointly and severally,

that the above named *Wattie Adams* shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render h*er* self amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render h*er* self in execution thereof,
or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum
of *five* Hundred Dollars.

Taken and acknowledged before me, this *13* day of *June* 188*8*
Hugh Gardner POLICE JUSTICE.

Wattie Adams
William A. Forbes

POOR QUALITY
ORIGINAL

0170

CITY AND COUNTY }
OF NEW YORK } ss

Sworn to before me this
day of June
1898
Police Justice.

William A Forbes

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth ten Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of House and lot of

land situated and known as number
615 West 27th Street valued fifteen thousand
dollars free and clear in said City

William A Forbes

New York Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Underlying to Answer.

Taken the _____ day of _____ 188

Justice.

Filed _____ day of _____ 188

POOR QUALITY
ORIGINAL

0171

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question What is your name?

Answer.

Hattie Adams

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

New York City

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

Answer.

9 East 27 Street nine months

Question. What is your business or profession?

Answer.

Housekeeper

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
Hattie Adams

Taken before me this

day of

July

1889

Thos. J. Spencer

Police Justice.

POOR QUALITY
ORIGINAL

0172

Special Session

The People,

vs.

Walter Adams.

Applicant to vacate
Prosecution &c.

0173

The People.
us.
Lillian Adams.

affidavit
taken before me this June 19th day of June 1883
Robert H. Ricer
Notary Public
N.Y.C.

POOR QUALITY
ORIGINAL

0174

Police Court 2 District.

City and County of New York, ss.:

THE PEOPLE.

vs.

Hattie Adams

On Complaint of

Henry H. Phil

For

Keeping a Dis House

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and my right to make a statement in relation to it, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

June 13 188 8

Hattie Adams

Henry H. Phil

Police Justice.

POOR QUALITY
ORIGINAL

0175

Sec. 322, Penal Code.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Henry H. Shill
of No. 29th Precinct Police Street, in said City, being duly sworn says,
that at the premises known as Number 9 East 27th Street,
in the City and County of New York, on the 11th day of June 1883, and on divers
other days and times, between that day and the day of making this complaint

Nattie Adams.
did unlawfully keep and maintain and yet continue to keep and maintain a disorderly
House. and did then, and on the said other days and times, there unlawfully procure
and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come
together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said
other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil
name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving
themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and
there passing is habitually disturbed, in violation of the statute in such case made and provided

Deponent therefore prays, that the said Nattie Adams.
and all vile, disorderly and improper persons found upon the premises, occupied by said
Nattie Adams.
may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this 12th day
of June 1883

Hyman Police Justice.

Henry H. Shill

0176

BOX:

111

FOLDER:

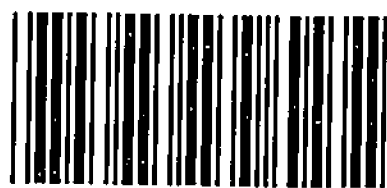
1184

DESCRIPTION:

Ahearn, David

DATE:

09/27/83



1184

POOR QUALITY
ORIGINAL

0177

District Attorney's Office.

PEOPLE

vs.

David Albrecht

Prisoner

Reported dead

And Defendant

During a term

in Pennsylvania

which has yet

two months to

run - may 21/85

U-327 329

Day of Trial, *Kintzeng*

Counsel,

Filed *27* day of *Sept* 1883

Pleads

Not guilty Pet 11/83
By *Charles J. Pett*

THE PEOPLE

vs.

David

Albrecht

INJURY TO PROPERTY.
Sec. 654, Penal Code.

JOHN McKEON,

District Attorney.

A True Bill.

Max Blawie

Foreman.

(See within)

0178

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Ahearn

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

David Ahearn

of the CRIME OF UNLAWFULLY AND WILFULLY destroying
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said David Ahearn

late of the 19th Ward of the City of New York, in the County of New York
aforesaid, on the 23rd day of September in the year
of our Lord one thousand eight hundred and eighty-three, at the Ward, City and
County aforesaid, with force and arms, a certain pane of glass

of the value of seventy five dollars
of the goods, chattels and personal property of one Edward Reilly
then and there being, then and there feloniously did unlawfully and wilfully
destroy
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 David Ahearn

of the CRIME OF UNLAWFULLY AND WILFULLY destroying
REAL PROPERTY OF ANOTHER, committed as follows:

The said David Ahearn

late of the 19th Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, a certain pane of glass

of the value of seventy five dollars
in the building of one Edward Reilly
there situate, then and there being, of the real property of the said Edward
Reilly
then and there feloniously did unlawfully and wilfully destroy

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.

New York Special Sessions of the Peace.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

David Ahern

23 April

1885

PENITENTIARY.

MONTHS.

Six

Copy of Sentence.

0179

0180

At a Court of Special Sessions of the Peace,

Held in and for the City and County of New York,
at the Halls of Justice of the said City, on *Thurs* day
the *23rd* day of *April* in the year of
our Lord one thousand eight hundred and eighty five

Present,

The Honorables *James T. Kibbner*
and *Colon B. Smith*
Daniel O'Reilly
Police Justices of the City of New York,

Justices
of the
said Court.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

David Ahern

On conviction by the oath of a credible wit-
ness of the **MISDEMEANOR** of Assault
in the Third degree on
Jacob Brown

Committed in said City 7th March 1885

after having duly elected to be tried by said Court, and after having been duly arraigned and
duly charged upon the said Misdemeanor, and having duly answered the same.

Whereupon it is **ORDERED** and **ADJUDGED** by the Court, that the said

David Ahern

for the **MISDEMEANOR** aforesaid, whereof he is convicted, be
imprisoned in the **PENITENTIARY** of the City of New York, for the term of *Six*
Months.

A TRUE EXTRACT FROM THE MINUTES.

Geo. M. Wood Clerk.

a Copy

New York Special Sessions of the Peace.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

David Akers

23 April 1885

PENITENTIARY.

Three MONTHS.

0181

0182

At a Court of Special Sessions of the Peace,

Held in and for the City and County of New York,
at the Halls of Justice of the said City, on, *Thursday*
the *23rd* day of *April* in the year of
our Lord one thousand eight hundred and eighty five

Present,

The Honorable *James T. Kilbreth*
and *Solon B. Smith*
Daniel O'Reilly
Police Justices of the City of New York,

Justices
of the
said Court.

THE PEOPLE OF THE STATE OF
NEW YORK

vs.

David Ahern

On conviction by the oath of a credible wit-
ness of the MISDEMEANOR of *Assault*
in the Third degree on
Charles Lusier

Committed in said City, *11th April 1885*

after having duly elected to be tried by said Court, and after having been duly arraigned and
duly charged upon the said Misdemeanor, and having duly answered the same.

Whereupon it is ORDERED and ADJUDGED by the Court, that the said

David Ahern

for the MISDEMEANOR aforesaid, whereof he is convicted, be
imprisoned in the PENITENTIARY of the City of New York, for the term of *Three*
Months. This term to commence at the expiration
of a term of six months to which he
was this day sentenced

A TRUE EXTRACT FROM THE MINUTES.

Geo W. Wood Clerk.

Copy

0183

BAILED,

No. 1, by Michael J. Tolch
Residence 435 Street E. 71st
Street,

No. 2, by _____
Residence _____
Street,

No. 3, by _____
Residence _____
Street,

No. 4, by _____
Residence _____
Street,

Witnesses _____
Street,

No. _____
Street,

No. _____
Street,

No. _____
Street,

THE PEOPLE, &c.,
ON THE COMPLAINT OF,
John J. Sullivan
vs. David McKeen
1 David McKeen
2 _____
3 _____
4 _____
Dated September 23rd 1883
John J. Sullivan Magistrate.
John J. Sullivan Officer.
John J. Sullivan Clerk.
Offence, Malicious destruction of property.
Police Court 4th District.
No 827 329
Rec. 208, 209, 210 & 212.

RECEIVED
SEP 24 1883
CLERK'S OFFICE

John J. Sullivan
John J. Sullivan

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 David McKeen

guilty thereof, I order that he be admitted to bail in the sum of 5 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail, or he legally discharged
Dated September 23rd 1883 John J. Sullivan 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.

0184

Sec. 198-200

14th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

David Ahearn 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. David Ahearn

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 435 East 71st Street, 2 years.

Question. What is your business or profession?

Answer. Telegraph Messenger

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 don't know anything about it
I was intoxicated
David Ahearn

Taken before me this

23

day of September 1883

Edw. Conroy

Police Justice.

POOR QUALITY
ORIGINAL

0185

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

POLICE COURT, *Forth* DISTRICT.

Barkeeper
of No. *1084 First Avenue* Street, being duly sworn, deposes and
says that on the *Sunday the 23^d* day of *September* 188 *3*
at the City of New York, in the County of New York, *David Ahearn*

*now here aged 17 years did wilfully,
maliciously, unlawfully and feloniously
break a light of Plate Glass valued at
seventy five dollars and upwards
which was part of the property of Edward Kelly of No. 300
East 73^d Street in said City said
being in the care and charge of
deponent at No. 1084 First Avenue.*

*Deponent therefore asks that said
defendant be held to answer and dealt
with according to law James Devine*

*Sworn to before me, this
23^d day of
September 1883
at N.Y. City
Police Justice.*

0 186

BOX:

111

FOLDER:

1184

DESCRIPTION:

Aiken, David

DATE:

09/21/83



1184

POOR QUALITY
ORIGINAL

0187

Counsel, *W. P. Rogers* *But Sept 24*
Filed *Sept 24* 1883
Pleads *Not guilty - (24)*

THE PEOPLE

David

David C.

Aiken

B

Long in the [515]

JOHN McNEON
Pr. Nov 7, 1883
Ordered to [discharge]
Abundant [discharge]
A TIME [discharge]

W. P. Rogers

Foreman

June 9/90

Chadwick

W. P. Rogers

Bail fixed at
\$3000
Sept 24/83. City & day

Bailed by
Lehman Benison
161 East 62nd Street
and
James Bartholomew, Esq.
Madison Avenue, near
141st Street, Brooklyn

For my recom-
-mendation vide
within indictment.

May 31st 1893
A.D.A.

This indictment originated in the Grand Jury
room in 1883. The Grand Jury in action then
Secretary has not placed on the indictment the
names or residences of any of the witnesses who
appeared. Therefore I have no means of their identity
to ascertain who the witnesses were - Besides after
a long interview with Detective Sergeant Whelan
(central office) - I learn from him, who tells me
he knows about the case that there were
anybody in this case & no conviction could
be had - I ask therefore that this
indictment be dismissed
Y. J. S.
May 31st 1893

0188

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David E. Aiken

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

David E. Aiken

of the CRIME OF Forgery in the third degree _____
committed as follows:

The said David E. Aiken _____

late of the City and County of New York, on the _____ third _____ day of
May _____ in the year of our Lord one thousand eight hundred and eighty. ~~three~~
with force and arms, at the City and County aforesaid, with intent to

defraud, in a certain book of accounts, of the
kind commonly called ledgers, then and
there belonging to and appertaining to the
business of a certain municipal corporation,
to wit: the Mayor, Aldermen and Commonalty
of the City of New York, a municipal corporation
duly existing under and by virtue of the
laws of the State of New York, which said
ledger was then and there kept and used
in the business aforesaid in the office of
the Chief Engineer of the Department of
Public Works of the City of New York, the
same being a department of the government
of the said corporation, feloniously did
then and there make a certain false entry
which said false entry is as follows, to wit:
is to say:

Oct 25 " " 187200 187200 87100 Mulligan 87 10
7 50 79 60 May 3/83

0 189

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

0190

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining the New Court House in the Park.

When you arrive at the witness room, hand this Subpoena to the officer or Clerk at the desk.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

In the Name of the People of the State of New York.

To

of No.

Off. Sheldon

U.C.O. 34th St.

Street

YOU ARE COMMANDED to appear before the Grand Jury of County of New York, at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of May 1893 at the hour of 10½ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

David C. Aiken

Dated at the City of New York, the first Monday of in the year of our Lord 1893

DE LANCEY NICOLL, District Attorney.

At 11½ o'clock A.M. to see Mr. Bedford

0191

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,


against

David O. Aiken

Bench Warrant for Felony.

Issued

Sept 17 188*8*

 The officer executing this process will make his
return to the Court forthwith.

*The within
Warrant for Separation
was arrested on
the 14th day of
September 1888
Sept 17th 1888*

0 192

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING :

An indictment having been found on the 21 day of Sept
1883, in the Court of General Sessions of the Peace, of the County of
New York, charging David O. Aiken

with the crime of Forgery in third degree

You are therefore Commanded forthwith to arrest the above named David O
Aiken and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

New York City, the 21 day of Sept 1883.

By order of the Court,

[Signature] Clerk.

0193

BOX:

111

FOLDER:

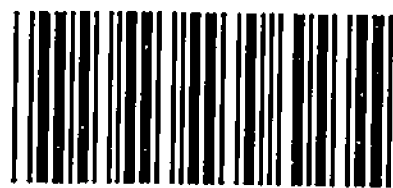
1184

DESCRIPTION:

Allen, Martin

DATE:

09/17/83



1184

0194

BOX:

111

FOLDER:

1184

DESCRIPTION:

Moore, John E.

DATE:

09/17/83



1184

0195

BOX:

111

FOLDER:

1184

DESCRIPTION:

Thomas, Michael

DATE:

09/17/83



1184

POOR QUALITY
ORIGINAL

0196

December 4, 1883.

No. 3. Tried & convicted

Dec 12, 1883

Five three years

[Signature]

Counsel, c. H. Kneass

Filed 17 day of Dec 1883

Pleas (Martin Allen & Michael Thomas)

amule - in place of antyquity

entirely for the purpose of

sep 18/83

Martin Allen

2 cases

John S. Moore

and

Michael Thomas

vs.

THE PEOPLE

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

1883

0197

COURT OF GENERAL SESSIONS OF THE PEACE
of the City and County of New-York.

-----x
The People of the State of New-York :

- against -

John E. Moore, Martin Allen and
Michael Thomas.

-----x
The GRAND JURY of the City and County of New-York, by
this indictment, accuse John E. Moore and Michael Thomas of the
Crime of BURGLARY in the Third Degree and Martin Allen of the same
burglary in the third degree as a second offense, committed as
follows:

Burglary
3rd deg.
The said John E. Moore, late of the Nineteenth Ward of
the City of New-York, in the County of New-York aforesaid, and
Martin Allen and Michael Thomas, each late of the same place, on
the twenty fifth day of August, in the year of our Lord one thous-
and eight hundred and eighty three, with force and arms, at about
the hour of three o'clock in the day time of the said day, at the
Ward, City and County aforesaid, the dwelling house of Joseph W.
Cremin, there situate, feloniously and burglariously did break
into and enter by means of forcibly breaking open an outer door
thereof, the said John E. Moore, Martin Allen and Michael Thomas
then and there intending to commit some crime therein, to wit:
then and there intending the goods, chattels and personal property
of the said Joseph W. Cremin, in the said Dwelling house then and
there being, then and there feloniously and burglariously to steal,
take and carry away; and divers promissory notes for the payment
of money of the kind commonly called United States Treasury Notes,
of a number and denomination to the Grand Jury aforesaid unknown,
for the payment of and of the value of seventy five dollars, and
divers articles of jewelry, whose number and a more particular
description thereof are to the Grand Jury aforesaid unknown, of
the value of seventy five dollars, of the goods, chattels and
personal property of the said Joseph W. Cremin, in the said dwel-
ling house then and there being, then and there feloniously and
burglariously 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 E. Moore
29 Aug
1873
And before the commission of the said felony and burglary
by the said Martin Allen, in the manner and form aforesaid, to
wit: at a Court of General Sessions of the Peace in and for the
City and County of New-York, at a term thereof duly held at the
City Hall in the City of New-York on the twenty ninth day of
April, in the year of our Lord one thousand eight hundred and
seventy-three, before the Hon. John K. Hackett, Recorder of the
City of New-York, Justice of the said Court, and who constituted
the said Court, the said Martin Allen was in due form of law tried
and convicted of felony, to wit: of an attempt to commit burglary
in the third degree as a second offense upon a certain indictment
then and there in said Court depending against the said Martin

POOR QUALITY
ORIGINAL

0198

Allen, by the name and description of Martin Allen, otherwise called John B. Coles, Charles W. Allen, otherwise called Wesley Allen, and Henry Wiley, for that they, the said Martin Allen, otherwise called John B. Coles, then late of the Fifth Ward of the City of New-York, in the County of New-York aforesaid, and the said Charles W. Allen, otherwise called Wesley Allen, late of the same place, and the said Henry Wiley, late of the same place, on the twenty eighth day of March, in the year of our Lord one thousand eight hundred and seventy three, with force and arms, at the Ward, City and County last aforesaid, the store of Charles W. Kohlsaat, John C. Kohlsaat and John W. Kohlsaat, there situate, feloniously and burglariously did break into and enter, the same being a building in which divers goods, merchandise and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said Charles W. Kohlsaat, John C. Kohlsaat and John W. Kohlsaat, then and there being, then and there feloniously and burglariously to steal, take and carry away; and one hundred pieces of lace, of the value of twenty dollars each piece, and fifty pieces of velvet of the value of fifty dollars each piece, of the goods, chattels and personal property of the said Charles W. Kohlsaat, John C. Kohlsaat and John W. Kohlsaat, in the said store then and there being, then and there feloniously and burglariously did attempt to steal, take and carry away; and for that ~~and~~, before the commission of the said last mentioned felony and burglary by the said Martin Allen, in manner and form aforesaid, to wit: at the Superior Court of the State of Connecticut, in and for the County of Fairfield, in said State, on the third Monday of October, in the year of our Lord one thousand eight hundred and sixty six, holden at Danbury, within and for the County of Fairfield aforesaid, before the Hon. Dwight Loomis, Judge of the said Court, the said Martin Allen was in due form of law tried and convicted of a felony upon a certain information then and there on file and depending against the said Martin Allen, for that the said Martin Allen, by the name and description of Martin Allen of Brooklyn, in the County of Kings and State of New-York, at Greenwich, in the said County of Fairfield, on or about the sixth day of January 1866, Edward Mc'Guire, alias Ned Mc'Guire, John Grady, Gilly Mc'Gloyn, all of the City, County and State of New-York, and James Wells, of Brooklyn, in County of Kings and State of New-York, one gold watch of the value of two hundred dollars, four gold certificates, each dated the 30th day of December, 1865, numbered respectively 3354, 3356, 3357, 3358, and each expressed to be for the sum of twenty dollars, and each certifying that the said sum expressed therein had been deposited with the Assistant Treasurer of the United States in the City of New-York, and was payable in gold at his office, and each signed H. H. Van Dyke, Assistant Treasurer of the United States, of the value of thirty dollars each; two other gold certificates, dated respectively January 3rd., 1866, and January 5th., 1866, and numbered respectively 10321 and 11784, each expressed to be for the sum of one hundred dollars, and each certifying that the amount so expressed in each had been deposited with the Assistant Treasurer of the United States in the City of New-York, and was payable in gold at his office, and each signed H. H. Van Dyke, Assistant Treasurer of the United States, each of the value of one hundred and fifty dollars, all of the proper goods and estate of Clapp Spooner, of

POOR QUALITY
ORIGINAL

0199

Bridgeport, in said County of Fairfield, and others, feloniously did steal, take and carry away; of evil example, against the peace, and contrary to the form and effect of the Statute in such case made and provided; and for that at Greenwich, in said County, on or about the 6th day of January, 1866, Edward Mc'Guire, alias Ned Mc'Guire, John Grady, Gilly Mc'Gloyn, all of the City, County and State of New-York, Martin Allen and James Wells, of Brooklyn, in the County of Kings and State of New-York, one other gold watch of the value of two hundred dollars; four other gold certificates, each dated the 30th day of December, 1865, numbered respectively 3354, 3356, 3357 and 3358, and each expressed to be for the sum of twenty dollars, and each certifying that the sum expressed therein had been deposited with the Assistant Treasurer of the United States in the City of New-York, and was payable in gold at his office, and each signed H. H. Van Dyke, Assistant Treasurer of the United States, of the value of thirty dollars each; two other gold certificates, dated respectively January 3rd., 1866, and January 5th., 1866, numbered respectively 10821 and 11784, each expressed to be for the sum of one hundred dollars, and each certifying that the amount so expressed in each had been deposited with the Assistant Treasurer of the United States in the City of New-York, and was payable in gold at his office, and each signed H. H. Van Dyke, Assistant Treasurer of the United States, each of the value of one hundred and fifty dollars, all the proper goods and estate of William B. Dinsmore and others, composing the Adams Express Company, a joint stock company doing business in the City of New-York, and not incorporated under and pursuant to the laws of the State of Connecticut, feloniously did steal, take and carry away; against the peace, of evil example; and contrary to the form of the Statute in such case provided; and for that at Greenwich, in said County, on or about the 6th day of January, 1866, Edward Mc'Guire, alias Ned Mc'Guire, John Grady, Gilly Mc'Gloyn, all of the City, County and State of New-York, Martin Allen and James Wells, of Brooklyn, in the County of Kings and State of New-York, one other gold watch of the value of two hundred dollars, four other gold certificates, each dated the 30th day of December, 1865, numbered respectively 3354, 3356, 3357 and 3358, and each expressed to be for the sum of twenty dollars, and each certifying that the sum expressed therein had been deposited with the Assistant Treasurer of the United States in the City of New-York, and was payable in gold at his office, and each signed H. H. Van Dyke, Assistant Treasurer of the United States, of the value of thirty dollars each; two other gold certificates, dated respectively January 3rd., 1866, and January 5th., 1866, and numbered respectively 10821 and 11784, each expressed to be for the sum of one hundred dollars, and each certifying that the amount so expressed in each had been deposited with the Assistant Treasurer of the United States in the City of New-York, and was payable in gold at his office, and each signed H. H. Van Dyke, Assistant Treasurer of the United States, each of the value of one hundred and fifty dollars, all the proper goods and estate of William B. Dinsmore and others, composing the Adams Express Company, a joint stock company doing business in the City of New-York, and not incorporated under and pursuant to the laws of the State of Connecticut, feloniously did steal, take and carry away, against the peace and of evil example; and thereupon it was considered by the said last mentioned Court that the said Martin Allen, for the felony aforesaid, whereof he stood convicted, should be confined

0200

at hard labor for the term of five years in the Connecticut State prison and to pay the costs of the prosecution, and stand committed until judgment is complied with, as by the record thereof doth more fully appear; and for that the said felony of which the said Martin Allen was so convicted as aforesaid in the said State of Connecticut was then and there an offense which if committed within this State would be punishable by the laws of this State by imprisonment in the State Prison; and for that before the commission of the said felony and burglary hereinbefore last mentioned the said Martin Allen was duly discharged and remitted of the said last mentioned judgment and conviction.

Whereupon it was considered by the said Court of General Sessions of the Peace in and for the City and County of New-York and adjudged that the said Martin Allen, by the name and description of Martin Allen, otherwise called John B. Coles, for the felony and attempt to commit the burglary last aforesaid, whereof he was convicted as aforesaid as a second offense, should be imprisoned in the State Prison at hard labor for a period of five years, the said term of imprisonment to begin at the expiration of a certain other term of imprisonment of five years to which the said Martin Allen had been sentenced by the said last mentioned Court, upon another conviction theretofore had therein, as by the record thereof doth more fully and at large appear.

And before the commission of the felony and burglary hereinbefore first mentioned by the said Martin Allen, in manner and form aforesaid, the said Martin Allen had been duly discharged and remitted of the said last mentioned judgment by reason of the expiration of his said term of imprisonment and by commutation of time allowed him according to law.

JOHN Mc'KEON,
District Attorney.

0201

District Attorney's Office
City & County of
New York

488

Albion Salomondy
Receives 10 yrs

Prove also sentenced
by Receives 5 yrs

Michael Thomas

By 3 yrs

John A. Brady

POOR QUALITY
ORIGINAL

0202

James
H. H. H.

0203

William P. Wall:-
Cross-examination

- Q Where did you see Allen?
A In our building.
Q What was he doing?
A He came in with a lady.
Q So you know what time it was?
A In the neighborhood of ten o'clock — it might have been a quarter of an hour either way.
-

Officer John Kelly:-

- Cross examination:
Q You say you know Allen?
A Yes.
Q How long have you known him?
A About fifteen years.
Q Did you see him on August 25th?
A ~~On the 25th of August~~ Yes sir.
Q Where did you see him on the 25th of August last?
A At the corner of 119th Street.

POOR QUALITY
ORIGINAL

0204

(2)

and Third Avenue — Himself and his wife came together, he said "Hello Kelly"; he introduced his wife to me at the same time

2 What time of the day was that?

4 It was between the hours of eight and eleven o'clock

2 How long did you talk to him?

4 Probably about five minutes.

X

0205

Denton

Allen, Officer John Head special men
12th Prec. Station, reported robbery & burglary
reported of police. On August 3rd 1883
Head Gallagher saw young Allen
ring bell, Moore short Allen
& Thomas standing on corner.
Moore went over to house of Julius
G. Butler, 32nd East 116th St. Wholesale
Wholesale Merchant & family away.
took out "jimmy" and forced open
basement door. After short time Moore
& ~~short Allen~~ returned, having been disturbed by
servant in back house went across the
street but Allen and all ^{the} walked
away. Officer arrested all & found
"jimmy" in Moore's possession.
Short Allen disguised in dark and
spectacles. Thomas arrested in
police court. Several complaints
followed in but they trail on the
Butler complaint.

Folio 1. In the Court of Open Sessions, in & for
the City & County of New York.

The People &c }
against }
Michael Thomas }

City & County of New York Do:-

Henry O'Beach, being duly
sworn, deposes and says:

1. He is an attorney and counselor at
law of the State of New York.

2. That, at the time hereinafter men-
tioned, he was in the employ of one
Frank J. Keller Esq, an attorney and
counselor at law of this State, whose
office was and is at No 346 Broadway
N.Y. City.

3. That on September 3rd 1883, said Keller
sent him (deponent) to represent him
(Keller) in the examination of certain
charges of burglary made against
one Martin Allen and son and
one John E. Moore, which charges
were then pending before Mr Justice
Murray in the Harlem Police Court
N.Y. City and for which prisoners said
Keller was retained as counsel.

Fol 2

0207

Fol 3.

4. That on that day and at that place deponent first saw the above named defendant, Michael Thomas, who was in conversation with said Martin Allen & Moore.

Fol 4

5. That in the course of the proceedings before the said Justice at the aforesaid time and place, one of the witnesses for the complainant in one of the several matters there pending, alleged that she identified said Thomas, as one of the persons whom she saw on the morning of the alleged burglary of certain premises in regard to which she had come to testify, and upon such information being conveyed to the said Justice, he ordered the arrest of said Thomas, and he was then and there arrested, searched and arraigned. That deponent is informed and verily believes the same to be true, on the trial of said Thomas in this Court a witness for the prosecution testified that on said September 3rd 1883 the defendant Thomas admitted, to Justice Murray when arraigned having been with the said Martin

0208

Fol 5

Allen and John E. Moore on the corner of 7th Street and Lexington Avenue on the morning of August 25th 1883. Deponent avers, that upon being arraigned said Thomas denied having seen said Allen & Moore on said August 25th 1883.

Thereupon being arraigned the said Justice asked said Thomas what interest he had in the cases and what brought him there. Said Thomas replied, that he was in poor health and frequently rode to Harlem for a change of air; that while in Harlem he met said Martin Allen's brother-in-law, who informed him (Thomas) of said Allen's arrest, and that he (Thomas) had come to Court to use his influence in behalf of the prisoners.

Fol 6

Justice Murray thereupon smiled and asked said Thomas what influence he thought he could exercise in the matter, and said Thomas replied, he could take messages to their friends & assist in procuring evidence for them.

That deponent was present during

GOOD QUALITY
ORIGINAL

0209

Fol 4.

the whole of this conversation, and understanding to one side, but between said Justice and said Thomas, and heard all that was said, and the foregoing statement of deponent as to the said conversation, is a fair, accurate and true representation of what transpired to the best of deponent's knowledge & belief.

6. That if occasion should require it deponent will appear and testify to his recollection of what he heard as aforesaid.

Sworn to before me this
10th day of December 1883
A. B. Bugle Notary Public
Certificate filed in Ky. Co. Ky.

Henry C. Beach

N. J. Byer & Perminence

The People to

against

Michael Thomas

Affidavit

POOR QUALITY
ORIGINAL

0210

People
agst
Michael Thomas } Oyer + Terminer
Burglary

City and County of New York S.S.

Michael Thomas, being duly sworn deposes and says that he is the defendant herein. And that if he is granted a new trial he will be able to show by witnesses who were present at the Harlem Police Court, upon his examination before Police Justice Murray upon the third day of September 1883. he did not say in answer to a question propounded to him by the said Justice that he had met or been with Allen and Moore at the corner of Seventy first and Lexington Avenue upon the 25th of August last but replied in answer to the Justice's question to wit: What were you doing with those men (meaning as deponent believed) then and thought at the examination) that he had been sick and had to take a ~~walk~~ ^{rick} to Harlem every day and that he had been told by Martin Allens brother in law that he (Allen) was in trouble and that he had come to Court for the purpose of assisting him in procuring counsel.

POOR QUALITY
ORIGINAL

0211

Further your deponent was not
with the said Allen & Moore at the
corner of Seventy firstst Lexington
Avenue on the Twenty fifth day of
August last nor had he seen them
on that day. That the testimony
of Missis Downing and
Mrs Ord, in rebuttal, was a surprise
to him and his failure to produce
witnesses to rebut said testimony
was not owing to any want of
diligence upon his part
Done & subscribed
before me this 20 day } Michael Thomas
of December 1883 }
Chas R Logan
Commissioner of Deeds
City & Co of New York

People

apn

Michael Thomas

POOR QUALITY
ORIGINAL

0212

People
Against
Michael Thomas

} Oyer & Terminer

Thomas Rooney, being duly sworn according to law. Deposits and says that he is acquainted with the above named Defendant and that on the Twenty Fifth day (Saturday) of August 1883 he saw Michael Thomas at No 313, West 25th St. New York City, at Eleven O'clock in the morning, that your Deponent, had been talking with him for some time previous to that hour. That your Deponent, well remembers the occasion because he received a letter upon that day from a Mr. Pickett a friend of deponent fixing an engagement for the same day, that said Pickett called at deponents house, agreeably to his note. Thomas had been sick for some time weeks previously thereto. Further deponent is a Cook, and was at the time above referred to in the employment of Mr. Bennett on Broadway bet. 36, and 37. Street New York City.

Sworn & subscribed before me
this 17 day Decr, 1883
Henry A. Brown
Notary Public for N.Y. Co.

} Rooney

0213

People }
 against, }
 Michael Thomas }
 City & County of New York ss.

Thomas M. Jackson being
 duly sworn says that he is and
 was one of the Reporters for the
 Truth in the month of September
 last, and was present upon
 the third day of September 1883,
 at the Harlem Police Court
 held by Judge Murray, and
 at the examination of Martin
 Allen John Moore and Michael
 Thomas and that the report
 of the proceedings as published
 in the Truth of the said ^(4th) ~~third~~
 day of September is true and
 accurate to the best of his
 knowledge & belief. A paper con-
 taining said report having been made
 by deponent with his initials, and
 placed in hand of Christian Pearson
 of counsel for defendant Thomas.
 The Truth being a daily newspaper pub-
 lished in the City of New York.

from & subpoenaed after
 one King 11th day of Dec 1883
 Chas R. Logan Commissioner of Deeds
 City & Co. of New York

Thos M. Jackson

POOR QUALITY
ORIGINAL

0214

In the Court of Oyer and
Determiner in & for the City & County
of New York

The People &c. }
against
Michael Thomas }

City & County of New York ss.
Maudie M. Garvige, be-
-ing, duly sworn, deposes and
says that she is in the eighteenth
year of her age, that Michael
Thomas, the above defendant,
was boarding with her Mother
Mary M. Garvige No. 313, W. 25th
St in the City of New York, on
the 25th day of August 1883
and had been boarding with her
for sometime previously thereto.
That your deponent saw the
said Thomas at about ten
O'Clock in the morning of the
said 25th day of August at her
Mother's house and he remained
there until, 12 O'Clock of said
day. deponents Mother was pre-
paring dinner at the time,
when she left the house for the

POOR QUALITY
ORIGINAL

0215

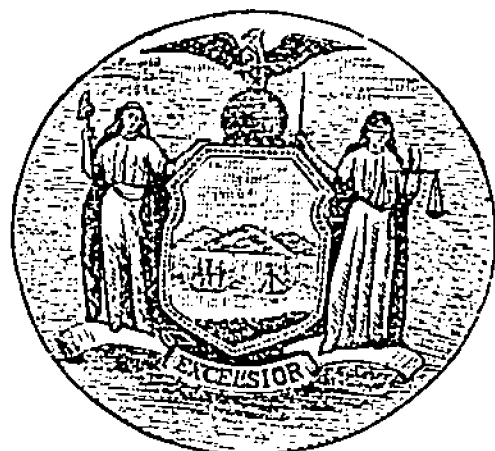
Purpose of making some pur-
-chases at Raughran P.R. Broad-
-way. Further deponent say that
she knew it was the 25th day
of August 1883 because the
proprietors of the place where
deponent worked upon that day
gave all their Employees a
Summer holiday

Given and subscribed
before me this
10th day of Dec 1883

Charles R. Logan
Commissioner of Deeds
City & Co of New York

Manice H. Larrigue

02 16



A. A. BRUSH,
Agent and Warden.

State of New York.

SING SING PRISON,

Sing Sing, *March* 1887

Mr. W. P. Perry Esq.
New York City

Sir,

Yours of the 3rd inst
is at hand.

In answer to it, say that Martin Allen
has served an extensive term in this
Prison, sentenced Apr 29/73 for conspiracy
and burglary to 10 yrs, he has
also served a term in New York State
Prison Comm. 8/24/75 in 1867.

His conduct here is good, we never
having occasion to even reprimand him

Respectfully
A. A. Brush
Agent and Warden

POOR QUALITY
ORIGINAL

02 17

OCEAN STEAMSHIP COMPANY.		
CHATTAHOOCHEE.		
Name	Berth	
Stateroom	Seat at Table, No.	
HOURS FOR MEALS.		
Breakfast 8.	Dinner 2.	Supper 6.

POOR QUALITY
ORIGINAL

02 18

People
25

Thomas

02 19

People
" Thomas



The falsity of the Defence.—

The uncontradicted Testimony.—

The Alibi if it fails, — it is an
admission of guilt.

Confession and Avoidance—

The tactics.

Jeremy Bentham.—

He that loveth temptation shall perish and
the Motte.

I did not call the officer because he knew
nothing of it. — I would not do such
a thing

Dr Webster

0220

Mary McGarrigle

known him two years saw him all that forenoon sick in bed. was in the house from 3 o'clock day before.

X has had many other letters from Tom Fogarty but brings only the one that fits the date.

Memory bad as to other dates

Margaret Townsend

351 W. 15. lived at last witness on 25 Aug. came there was there from July. to Oct.

saw Thomas in his room sick

on 25th about 10 1/2 A.M. - saw

him between 12 & 1 -

X also bad memory for dates.

Susan Davis

Went to present situation on that day about 12 o'clock Thomas was at the house then saw him all the morning saw him first between 8 & 9 o'clock. he couldn't leave the house

0221

without my knowing it - asked
him to fix the lock of my
trunk

X first saw him in bed he
got up between 10 & 11 o'clock
and sat in chair

Emily Edwards

Came to Mrs McG's on
the 28th Aug. got in Steamer got in
was introduced to Thomas
at quarter to 10 - he left between
12 and 1 - Left, lost

Rebut -

Mrs: Orth

Kate Callahan heard Allen
Thomas admit - that he was
with Allen & Moore

Ann Orth -

Lezzie Denney

Same character
of testimony

POOR QUALITY
ORIGINAL

0222

People
vs
Michael Thomas

Coram
Brady, J.

Dec 4
83

313

West 25th

Sydney Devenney

Proves presence of Thomas at
71 St & Lexington Ave

Edmund Cronin. Proves that 25th
of August the house was burglarized.

Ann O'M Proves that Allen
and Moore were entered into
the House of W Cronin.

Nate Callahan

Proves that Allen & Moore
Came out of Cronin House.

Officers Gallagher & Sweeney as
to arrest

People Int

0223

Adm. No. 62 699
Police Court 5th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Genl. Sharnock
180 E 79th St.
1 John E. Moore
2 Walter V. Allen

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated Sept 4 1883
J. T. Callaghan Magistrate.
Callaghan Officer.
12 Precinct.

Witnesses James J. Means &
No. 1386 Third Ave Street.
Benie J. Higgins
No. 112 E 79th St Street.
240 Bond St
No. _____ Street.
\$ 2000 to answer & 8
Committed

Offence Burglary

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

Walter V. Allen guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of Twenty 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 Sept 4 1883 J. T. Callaghan 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

0224

Sec. 198—200

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter V. Allen 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. Walter V Allen

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Brooklyn N Y

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

Answer. Lexington Ave 2 119th St 2 mo

Question. What is your business or profession?

Answer. Driver

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

Walter V Allen

Taken before me this

day of

Sept

1888

Police Justice.

0225

Sec. 198-200

5

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John E. Moore

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 E. Moore*

Question. How old are you?

Answer. *42*

Question. Where were you born?

Answer. *Lowell Mass*

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

Answer. *E 120th St 10 days*

Question. What is your business or profession?

Answer. *Plumber*

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*

John E. Moore

Taken before me this

day of

Sept

1883

Arthur H. Morgan
Police Justice.

POOR QUALITY
ORIGINAL

0226

CITY AND COUNTY }
OF NEW YORK, } ss.

Sure Pflieger
aged 15 years, occupation Servant of No.
179 E 79th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lina Aranson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14th

day of September 188 3

Sure Pflieger

[Signature]
Police Justice.

0227

Police Court—5th District.

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

Lena Aronson
of No. 180 East 79th Street, aged 24 years,
occupation Married woman being duly sworn

deposes and says, that the premises No 180 East 79th Street,
in the City and County aforesaid, the said being a Dwelling house

and which was occupied by deponent as a Dwelling house
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the
front basement door leading into said
premises with a gunny

on the 11th day of August 1883 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

one silk dress of the value of one hundred
and fifty dollars, one silk Dolman
trimmed with fur of the value of twenty
five dollars, one gold watch and chain
attached of the value of twenty five dollars
one silver set of jewelry of the value of forty
dollars, one brace shirt of the value of
fifty dollars, the property Maggie Mc Coy one gold
locket set with pearls of the value of one hundred
dollars and other jewelry and wearing apparel
of the value of three hundred dollars

the property of deponent's husband Mark Aronson
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John E. Moore Walter V. Allen
(men) and another person whose name is unknown
for the reasons following, to wit: That deponent is informed by
Bessie Pflieger that she saw said Walter
V. Allen ring the door bell of said
premises several times and immediately
thereafter she saw said Moore and
another person enter the basement of
said premises.

Lena Aronson

Sworn to before me this 11th day of August 1883
at New York Police Court

0228

BOX:

111

FOLDER:

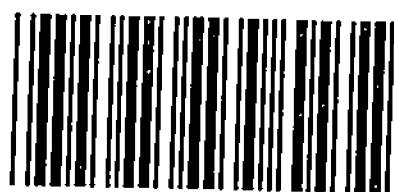
1184

DESCRIPTION:

Allen, Patrick

DATE:

09/07/83



1184

0229

BOX:

111

FOLDER:

1184

DESCRIPTION:

O'Donnell, Edward

DATE:

09/07/83



1184

0230

THE PEOPLE
121.
133. 837 vs.
Patrick Allen
and H.A.
Edward O'Donnell
alias John W. [unclear]
(2 Cases)

JOHN MCKEON,

Filed 10/10/02 District Attorney.

Nov 2/pleader's Eng 3.

A True Bill. / *I do you're wis*

Mr. Butler

Foreman!
No 2 Review of 52
10th Dec 22nd 1883
and names of 74 members

0231

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Allen
and
Edward O'Donnell

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

Edward O'Donnell

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

The said *Patrick Allen and Edward O'Donnell*

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *23rd* day of *August* in the year of our Lord one thousand eight hundred and eighty. *Three* with force and arms, about the hour of *Three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Patrick Bergen*

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

whilst there was then and there some human being, to wit, one *Mary Bergen* within the said dwelling house, the said *Patrick Allen and Edward O'Donnell* then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said Patrick Bergen* 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.

0232

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said —
Patrick Allen and Edward
O'Donnell of the Crime of Attempt =
~~ing to commit~~ the CRIME OF GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said *Patrick Allen and Edward*
O'Donnell _____

late of the Ward, City and County aforesaid, afterwards, to wit: on the said
23rd day of *August* 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, *one watch*
of the value of twenty five
dollars, and one chain of the
value of fifteen dollars _____

of the goods, chattels and personal property of one *Patrick Bergen*
_____ in the dwelling house of ~~one~~
the said Patrick Bergen 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.

John McKeon
District Attorney

Dated 188 *Police Justice.*

0234

Sec. 108—200.

20

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Patrick Allen

Question. How old are you?

Answer. Twenty one years.

Question. Where were you born?

Answer. United States

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

Answer. 523 West 37th Street, about 14 years.

Question. What is your business or profession?

Answer. Paper business

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.

Patrick Allen.

Taken before me this 24th
day of August 1934

Police Justice.

0235

Police Court—2^d District.

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

Mary Bergen
of No. 420 11th Avenue Street, aged 23 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No 420 11th Avenue Street,
in the City and County aforesaid, the said being a Tenement House

^{In fact}
and which was occupied by deponent as a Dwelling House
and in which there was at the time a human being, by name Mary Bergen

were **BURGLARIOUSLY** entered by means of forcibly Breaking a
window in the hall, leading to the
premises

on the 23^d day of August 1883 in the day time, and the
following property feloniously ^{attempted to be} taken, stolen, and carried away, viz:

One Gold Watch and Chain
of the value of
Twenty Dollars.

the property of deponent's husband Patrick Bergen
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away by
Patrick Allen (now Bre) and Edward O'Donnell
who is not as yet arrested.

for the reasons following, to wit: That at or about the hour of three
o'clock in the day time on said day
deponent saw the said O'Donnell, who
is not yet arrested, in the room of
said premises, and saw the said Allen,
half way through the window of said
premises attempting to get into said
room, and attempting to steal the
above mentioned property, when

0236

deponent called for help the said
Allen and M. E. Donald made their escape
Deponent knows the said window to
have been securely fastened at the
hour above mentioned.

Deponent fully identifies
the said Allen as the person she
saw half way through the window
attempting to get into said room.

Sworn to before me
this 25th day of August 1883. Mary Bergen

[Signature]
Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0237

BOX:

111

FOLDER:

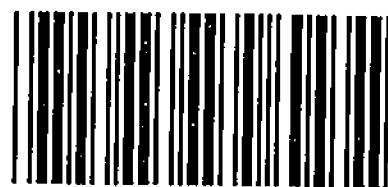
1184

DESCRIPTION:

Allyman, Michael

DATE:

09/25/83



1184

0238

Appt Dist + all

Decayed by Frost.

0239

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Michael Allynman

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

Michael Allynman
of the crime of Robbery in the first degree,

committed as follows:

The said Michael Allynman

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~nineteenth~~ day of ~~September~~ 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 and upon one Dennis Murphy
in the peace of the said People then and there being, feloniously did make an assault ~~and~~
~~the~~ the said Michael Allynman being
then and there aided by an accomplice
whom actually present whose name
is to the Grand Jury aforesaid
unknown and one silver coin of
the United States of America, of
the kind commonly called half
dollars, of the value of fifty
cents, ~~two~~ other silver coins of
the United States of America, of
the kind commonly called quarter
dollars, of the value of twenty five
cents each, five other silver coins of
the United States of America
of the kind commonly called
dimes of the value of ten
cents each, and five nickel coins
of the United States of America
of the kind commonly called five
cent pieces, of the value of
five cents each

of the goods, chattels and personal property of the said

Dennis Murphy
from the person of said Dennis Murphy and against
the will and by violence to the person of the said Dennis Murphy
then and there violently and feloniously did rob, 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.

0240

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court-Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER INSTRUCTIONS.]

SUBPOENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,
To *Dennis Murphy*
of No. *120 Washington* Street.

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York at the Sessions Building, in the Park of the said City, on the *28* day of *Sept* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Michael Myerson
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Sept* in the year of our Lord 188*8*.
JOHN McKEON, District Attorney.

0241

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Geo. Niven

being duly sworn, deposes and says he failed to serve

a Subpoena, of which the within is a copy, upon Dennis

Mannix on the 28 day of Sept

of 120 Washington St 1883 by there being no such

in the street and no knowledge of

his whereabouts can be found in

the neighborhood as he made diligent

inquiry at several places in the neighborhood

Sworn to before me, this 4th day } Geo. Niven
of Octob 1883 }

Hugh Small
Notary Public,
N. Y. Co.

Dated _____ 188 _____ *Police Justice.*

0243

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

18 District Police Court.

Michael Allman 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.

Michael Allman

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

21 Rector St. 10 years

Question. What is your business or profession?

Answer.

None

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 Allman

Taken before me this

day of

1880

Police Justice.

0244

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

Police Court--First District.

Dennis Murphy 28 years Sailor
of No. *120 Washington* Street, being duly sworn, deposes
and says, that on the *19* day of *September* 18*83*
at the *First* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, *the following property viz:*

Good and lawful money of the United States

of the value of *about* *seventy five* Cents
the property of *deponent*

Dollars,

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 force and violence as aforesaid, by

Michael Allenman (now here) and an other person not arrested and name unknown to deponent from the fact that while deponent was passing along Washington Street in said City, ^{about the hour of 12 midnight} said Allenman and said unknown person came up to deponent and seized hold of deponent and thrust their hands into the pockets of the pantaloons then and there worn by deponent and did take ~~there~~ therefrom the aforesaid money and then said defendants ran away. Deponent pursued said defendants and caused the arrest of said Allenman and the said unknown person escaped. and while deponent

Sworn to before me this

Police Justice

0245

was in the station house deponent saw
officer Hugh Foley search said Alteman
and saw said officer take a five cent piece
from the person of said Alteman which
deponent identifies as a portion of
the aforesaid money stolen from deponent's
person as aforesaid

Sworn to before me this } D. M. S. Murphy
20 day of September 1883 }
J. M. Smith
Police Justice