

0800

BOX:

13

FOLDER:

170

DESCRIPTION:

Sherman, Charles

DATE:

05/20/80



170

0801

257

Filed *20* day of *May* 18*88*

Pleas

vs.

THE PEOPLE,

vs.

2

Charles Sherman

John Anderson

*Arglosy 3rd St. Grand Jury
Paul Rec Street Court*

BENJ. K. PHELPS,

District Attorney.

[Signature]

A True Bill.

[Signature]

May 21. 1888

Foreman.

[Signature]

E. M. Newcomb

[Signature]

0802

252

Filed 20 day of May

Plends

THE PEOPLE,

vs.

James P. ...

P

Charles Sherman

John Anderson

BENJ. K. PHELPS,

District Attorney.

[Signature]

A True Bill.

[Signature]

May 21. 1860

Foreman.

[Signature]

C. M. Newcomb

[Signature]

*100 St. Brick Lane
New York
3rd St. New York*

0803

Police Office, First District.

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

Mary Ann Flynn

of No. 19 Pell Street, being duly sworn,

deposes and says, that the premises No. 19 Pell

Street, 6th Ward, in the City and County aforesaid, the said being a Dwelling

the 1st floor of which was occupied by deponent as a dwelling house,

were BURGLARIOUSLY entered by means

of forcibly opening the lock on the door leading into deponent's apartment, with false keys or some other implement to deponent's knowledge

on the afternoon of the 9th day of May 1880

and the following property, feloniously taken, stolen and carried away, viz.:

Two Printed Books, one being known as a Bible and the other the Life of Christ - both of the value of thirty six dollars

the property of Charles Flynn deponent's husband

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

Charles Sherman & John Anderson

for the reasons following, to wit: That on said day at about the hour of 2 o'clock P.M., on said day deponent securely locked and fastened the doors leading to her apartment and went on a visit to some friends. That at about half an hour afterward deponent returned and discovered that her apartment had been feloniously entered

0804

and the aforesaid property taken stolen
and carried away. Dependent further
says that she was informed by
Margaret Cronin of No. 9 Pell Street in
said city that she saw each of said
defendants coming out of said
apartments each having one of said
books in his possession.

Dependent there
fore asks that each of said defendants
be held to answer and dealt with
according to law, may am & firm

Sworn before me
this 1st day of May 1880

Wm. J. [Signature]
Notary Public

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

Margaret Cronin of No. 9 Pell Street
being duly sworn deposes and says
that she has heard the foregoing
affidavit read and that contents of
said affidavit which refers to
dependent is true of her own
knowledge
Margaret Cronin

Sworn before me this
1st day of May 1880

Wm. J. [Signature]
Notary Public

0805

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John Anderson

Question. How old are you?

Answer.

32 Years

Question. Where were you born?

Answer.

Boston

Question. Where do you live?

Answer.

Brooklyn

Question. What is your occupation?

Answer.

Cooper

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

Answer.

I am not guilty

John Anderson

Robert M. ...
1870

Police Justice.

0806

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.
Charles Sherman being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. *Charles Sherman*

Question. How old are you?

Answer. *30 Years*

Question. Where were you born?

Answer. *Connecticut-*

Question. Where do you live?

Answer. *Brooklyn*

Question. What is your occupation?

Answer. *Tin Smith*

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

Answer. *I am not guilty*
C. Sherman

Robert Stone
1870
POLICE JUSTICE

0807

COUNSEL FOR COMPLAINANT.

Police Court—First District.

Name, Address,

THE PEOPLE, &c.

ON THE COMPLAINT OF

Mary Ann Glines
179 East 4th
Charles Bernau
111 Broadway
John Anderson
W. W. Johnson

Offense, *Boon play and dancing*

Dated

May 15 1880

Magistrate.

Officer.

John H. Kelly
John H. Beckwith

COUNSEL FOR DEFENDANT.

Name,

Address,

Witnesses,

Margaret Manning
Full Street

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

to answer
General Sessions
demanded

Received in Dist. Atty's Office,

0808

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That Charles Sherman and John
Anderson each

late of the sixth Ward of the City of New York, in the County of
New York, aforesaid, on the ninth day of May in the
year of our Lord one thousand eight hundred and ~~seventy~~ eighty with force and
arms, about the hour of two o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Mary Ann Flynn
there situate, feloniously and burglariously did break into and enter by means of force,

the said Charles Sherman
and John Anderson

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

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said Charles Sherman and John
Anderson

late of the Ward, City, and County aforesaid,

One printed book of the kind commonly
called a Bible of the value of eighteen dollars.
One other printed book of the kind commonly
called "The Life of Christ" of the value of
eighteen dollars.

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

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

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

That the said

*Charles Sherman and John
Anderson each*

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

*One printed book of the kind commonly
called a Bible of the value of eighteen dollars -
One other printed book of the kind commonly
called The Life of Christ of the value of
eighteen dollars*

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

Mary Ann Flynn

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

Mary Ann Flynn
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *Charles Sherman and John Anderson* 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.

BENJAMIN K. PHELPS, District Attorney.

0810

BOX:

13

FOLDER:

170

DESCRIPTION:

Sachs, John

DATE:

05/13/80



170

0011

No. 30

Day of Trial,
Counsel,

Resbitt

Filed *13* day of *May* 1880

Pleads *Not Guilty (14)*

THE PEOPLE

vs.

B
John Sachs

BENJ. K. PHELPS,

District Attorney.

A True Bill.

(Signed)

Foreman.

May 14. 1880

0812

Prosecution

George Williams of No 177 Ludlow St being duly sworn deposes and says - I never heard any conversation between the complainant & defendant. I asked him last year if he would marry Mary Danforth. He said he would marry her in a years time, I told him if he had no means I would provide for him.

& Ex

The conversation referred to was on May 1879 before the child was born -

Sworn to before me George Williams
this 25th day of May 1880

Memorandum
Complainant recalled by Court & Exam. - The first time I met Inaks was at his home three years ago last New Year. About 1/2 a year before I had connection with me he said to me will you get married to me and I said I will - I told my mother the next day that the defendant had asked me if I would marry him & I told her I said I would - I went out with him with my mother's consent. I am 18 years old. He called at my home when the child was three months old - He then told me to go & buy a ring - Two or three days after

0813

I bought the ring - then he told me to
tell my mother to check the ring with
her. He then said he would not marry
me as he would not have any fun any more
that his fun was gone - This was three
days after he told me to buy the ring -
It was while I was in the family way -
he told me to buy the ring eight
months - I was eight months in the family
way when he told me to buy the ring.

Seen to before me
25th day of March 1883
J. H. Munn

Mary J. Munn

Police Justice

Margaret Danforth of 177 Sullow St being
duly sworn deposes & says I am the mother
of the complainant. I know John Seabrook
He came to my house when the baby
was two months old. It was the last time
he came - Before - He has said in
my presence that if twenty others
would come he would only marry Mary.
When he said that it was after he had
come rather from a dancing school.

Seen to before me this
25th day of March 1883
J. H. Munn

Margaret Danforth

Police Justice

08 14

Mary Damroth of No 177 Ludlow St
being duly sworn deposes and says
on cross examination.

x 64

I have known the defendant Sachs
nearly three years. I had a child born
on the 23rd day of May 1879 of which he
is the father. I had him arrested for
bastardy. The first time I had sexual
intercourse with him was in ^{August} ~~October~~ 1878
and the child was born in May 1879.
I was in the family way after the first time
I had connection with him. The reason
I know is because I should have had
my courses the same week, and did
not have them. The first time I had
connection with him was in my home
in the evening. Sachs had been there
some little time. My parents were out.
The first time he had connection with
me was not in the entry after coming
from the theatre. I remember having had
connection with him in the entry after
coming from the theatre. I will swear he
did not say to me that night "I am going
to ask you for something" & did not tell
him I knew what it was & he could
have it.

08 15

He
I don't know, often sent for beer when he
came to see me. My mother never went out
& took the light and locked the door. He
staid there all night one night & slept with
my cousin a young man. He promised
to marry me the first time he had
connection with me, before he had
connection with me. He said he would
marry me any time I could get ready.
That was about half a year or so before
he had connection with me. I told him
I would get ready any time. He did
not mention any time the first time I
was sitting on his lap while he sat on a
chair. That was half a year after he
first promised to marry me. But he promised
to marry me that night just before he had
connection with me if I had a child by
him or got in the family way.

Mary Demeré

Sworn to before me

this 25th day of Mar 1880

Guerrant
Police Justice

John Sacks of No 50 Rivington St being duly
 own depositions says - The first time I got
 acquainted with the complainant was about
 3 years ago - It was about 2nd week after
 New Year - I have had connection with her
 the first time I believe was in the month of
 August in the entry way after coming from
 the theatre - I told her a month before
 was going back her for some thing she
 said any time I asked for it I could
 have it - The first time I had connection was
 in August and she consented freely - I never
 asked her to marry me but she said she
 would marry me - She agreed to marry
 me -

Q Did you ever promise or ask this girl to
 marry you.

A No Sir -

Q What if any thing did you ever say to her

A When she told me she was seduced I
 in the family way I told her if she would
 wait till the child was born I would see
 what I could do for her - I mean promise
 to marry her at any time -

Q I am 19 years old - I cant state how
 many times I have taken the complainant
 to the theatre but about a dozen times

0817

Q I called at her home after the baby was born - About two months after -
When you made her the statement that you would see what you could do for her was it at the time the baby was born

A How long before
No Sir -
How long before

A It was about two months before the baby was born -

Q Did you ^{ever} tell the mother you would marry this girl

A No Sir. No such conversation ever took place -

Q Were you going to a dancing school.

A Yes Sir -

I had no conversation with the mother about dancing school

Q Did you ever state to the mother in substance or these words. "I don't care I want to marry no one but Mary -"

A No Sir - I never spoke about dancing school in her house
Remember when I went to the theatre with Mary.

John J. Secker

Sworn to before me
the 29 day of March 1880
J. Newman Justice

Police Justice

0818

Third District Police Court.

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

of No. 177 *Madison* *Mary Demoretz*

Street, or about

being duly sworn, deposes and says,

that on the

15th

day of

September

1878

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

John Sacks did feloniously reduce said
here carnal connection with this deponent
under the promise of marriage previously made
and entered into between said John and deponent.
That on or about the 10th day of September 1878
at the City of New York the said John proposed
in French and language spoken to deponent
to intermarry with deponent and take deponent
to wife, and that deponent then & there assented
to said proposition, and it was mutually
understood and agreed between said John and
deponent that said proposed marriage should
take place when said deponent would become
ready to have the ceremony of marriage performed.

That on or about the said 10th day
of September 1878 deponent relying on said promise
of marriage so made to deponent, and fully
believing that said promise of marriage would
be kept in good faith and duly performed by
said John did yield to said solicitation of
said John to have sexual intercourse with
deponent and carnal knowledge of her body
as aforesaid.

That on or about the 15th day
of October 1878 deponent demanded of said John
that he would perform his promise and marry
deponent, and that the said John does refuse
and neglect to keep his said promise to marry
deponent.

That deponent further says that
she is unmarried and that previous to
said 15th day of September 1878 was of chaste
and virtuous character.

Mary Demoretz

Subscribed & sworn to before me this
22nd day of March 1880
John Sacks

08 19

For 7030
Police Court, Third District

THE PEOPLE, & CO.,
ON THE COMPLAINT OF

Mary Hancock
174 Hudson St

vs.
John Swells

Dated, March 22 1886

Smith
Magistrate

Geo W. Peckham
174 Hudson St
1886
OFFICE

500 Wm St
EM

Received 25 March 28

Recd by
Revised from
119 Essex

RECEIVED

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

The jurors of the People of the State of New York in
and for the City and County of New York upon
their oath present —

That John Sacks, late of the First Ward of the
City of New York in the County of New York aforesaid
said on the fifteenth day of September in the
year of our Lord one thousand Eight hundred
and Seventy Eight at the said City and
County aforesaid, with force and arms,
unlawfully and feloniously, under a pro-
mise of marriage did seduce and have
illicit connection with a certain female
to wit one Mary Demuth, she the said
Mary Demuth, then and there being
unmarried female of previous chaste character,

— Second Count —

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

That the said John Sacks, late of the Ward, City and
County aforesaid on the day and in the year
aforesaid, at the Ward City and County aforesaid
did undertake and promise to marry one
Mary Demuth — she the said Mary Demuth,
being then and there an unmarried female of
previous chaste character, and that he the said
John Sacks, did then and there unlawfully
feloniously, under promise of marriage
seduce and have illicit connection with
her the said Mary Demuth, she the said
Mary Demuth then and there being a woman
of previous chaste character —

Raymond K. Phelps,
District Attorney

0821

BOX:

13

FOLDER:

170

DESCRIPTION:

Salter, Thomas

DATE:

05/21/80



170

0022

Counsel,
Filed day of
187

Pleas

INDICTMENT,
Grand Larceny of Money, &c.

THE PEOPLE

vs.

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.

Foreman.

Counsel,
Filed day of May 1870.

Pleas not guilty, &c.

BURGLARY—First Degree, and
Grand Larceny.

THE PEOPLE

vs.

Thomas Salter

has done time

BENJ. K. PHELPS,

District Attorney,
Part from May 25/70
tried & convicted Burg 2 day

A TRUE BILL. 5 P Six years

[Signature]
Foreman.

Verdict of Guilty should specify of which count.

0823

Police Court, Second District.

City and County
of New York, } ss.

Louis Groth

of No. 350 West 39th Street, being duly sworn,
deposes and says that the premises No. 350 West 39th

Street, 2^d Ward, in the City and County aforesaid, the said being a tenement
and which was occupied by deponent as a ^{in part} place of business and abode.

and that the sleeping apartment on 2^d floor was **BURGLARIOUSLY**
entered by means of forcibly raising a window sash
and thereby obtaining entrance from the
roof of an extension building in the rear
of said premises - between midnight and daylight
on the night of the 12th day of May 1887.
and the following property feloniously taken, stolen, and carried away, viz.:

Good and lawfull money consisting of
National Banks and National Treasury
Notes of various denominations and silver
Coin all being of the value of One hundred
and fifty dollars. One Gold Watch with
gold plated chain attached together of
the value of Ninety dollars. One gold ring
of the value of Ten dollars. all being of
the value of Two hundred and 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 Thomas Callers (now here)

for the reasons following, to wit: that on the ^{night} aforesaid
deponent retired to bed at and closed
said window said property being
then in the room where deponent
awoke after daylight on the following

0824

Morning he missed said property, deponent is informed by William H. Rohr, that on the Morning of the 13th day of May 1880, he (Rohr) saw said Sallers at about the hour of four O'clock and thirty minutes that said Sallers was then in the act of crossing the fence at the rear of said premises that said Rohr asked him "What are you doing there" and he answered "I live in the rear of that house"

deponent further says that the said Sallers does not live in said premises and had no business there and that from the manner in which said fence was constructed the said Sallers at the time he was so seen by said Rohr must have been getting off of the roof of the extension herein before described

Given before me } Louis G. Roth.
this 18th day of May 1881 }

Wm. H. Rohr, Police Justice.

0825

FORM 10.

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

William H. Baker

of No. *348 West 139th St.* Street, being duly sworn, deposes and says,
that on the _____ day of _____ 1887 at the City of
New York in the County of New York.

*That he has heard read the foregoing
affidavit and that the facts stated
therein on information of deponent
are true of deponent's own knowledge*

Wm H Baker

Sworn before me, this 15th day of May 1887
John J. [Signature]
Police Justice.

0826

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Salter being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

Thomas Salter

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

9-20 10th Ave

Question. What is your occupation?

Answer.

Printer

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

Answer.

I am "Not guilty"

Thomas Salter

Taken before me, this

day of *May* 187*8*

Henry Murray

Police Justice.

0027

Form 116.

Police Court—Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Smith
850 W. 39 St.
OR
Thomas Halden

Offence, *Burglary*

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated *May 18* 1880

Murray Magistrate.

Reilly and Smith Officers

211 1/2

Clerk.

Witness *William H. Robt.*

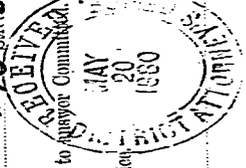
No. *348 West 39 St* Street.

Engen Reelin No. 20. 1000

No. *1000* Street.

No. *For Siles 61-62 1/2 23rd*

\$ *2000* to



Received in Dist. Atty's Office

0828

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Thomas Saeter* —

late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid,

on the *Twelfth* day of *May* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*
with force and arms, about the hour of *One* o'clock in the *night* time
of the same day at the Ward, City and County aforesaid, the Dwelling-house of
Louis Groth

there situate, feloniously and burglariously did break into and enter by means of
forcibly opening an outer window of said dwelling
house
whilst there was then and there some human being to wit, one *Louis Groth*

Thomas Saeter within the said dwelling-house he, the said

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

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

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of *One* o'clock in the *night* time of said day,
the said *Thomas Saeter*

late of the Ward, City, and County aforesaid,

One watch of the value of Eighty dollars —
one chain of the value of Ten dollars —
One ring of the value of Ten dollars —

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

of the goods, chattels, and personal property of

Louis Groth

Louis Groth

in the said dwelling-house of one

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

BENJ. K. PHELPS, District Attorney.

0830

BOX:

13

FOLDER:

170

DESCRIPTION:

Scanlon, Catherine

DATE:

05/13/80



170

1 FEB 00

160

Day of Trial

Counsel,

Filed *13* day of *May* 188*0*

Pleads

Violation of Excise Law.

THE PEOPLE

vs.

B

Catharine Scanlon

BENJ. K. PHELPS,

District Attorney.

My license
dated April 16,
1880

A TRUE BILL.

Wm. H. H. H. H.

Foreman.

Wm. H. H. H.

Jail Dec 1880

0832

Police Court, Fifth District.

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

of No. the 21st Precinct Police Patrick H. Marron Stret,

of the City of New York, being duly sworn, deposes and says, that on the 15th day

of April 1880 in the City of New York, in the County of New York, at

No. 249 East 41st (a saloon) Street,

Patrick Scaron (now here)

did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the house or premises aforesaid, contrary to and in violation of law.

WHEREFORE, deponent prays that said Patrick Scaron may be arrested and dealt with according to law

Sworn to before me, this 16th day }
of April 1880 }

Patrick H. Marron POLICE JUSTICE.
William J. [Signature]

0833

160

Police Court, Fifth District.

THE PEOPLE, &

ON THE COMPLAINT OF

Patrick H. Marrow

vs.

Catherine Scanlon

Violation Expose Law.

Dated 16th day of April 1880

Wardlett Magistrate.

Marrow Officer.

Witness, 21

Bailed \$ 100 to Ans.

By John Neubauer

240. E. 11th Street.



0034

CITY AND COUNTY } ss.:
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Catherine Scanlon

late of the *twenty first* Ward of the City of New York, in the County of
New York, aforesaid, on the *fifteenth* day of *April* in the year
of our Lord one thousand eight hundred and eighty , at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Patrick H. Maron

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

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

BENJ. K. PHELPS, District Attorney.

0835

BOX:

13

FOLDER:

170

DESCRIPTION:

Schaefer, Conrad

DATE:

05/25/80



170

0836

FORM 89 1/2

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT—SECOND DISTRICT.

of No. 315 West 19 Street, being duly sworn, deposes
and says, that on the 14 day of May 1880

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

the following property, to wit: One pocket book
containing good and lawful money
of the issue of the United States
consisting of five bills or notes of the
value of ten dollars each and
seven bills or notes of the denomination and
value of five dollars each, and five notes
of the denomination & value of two dollars each and
one note of the value of one dollar in all
of the value of Sixty Six 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 Leonora Shafer
(now here) from the fact that
deponent was walking in Clinton
place near the 5th Avenue when
said Leonora snatched the deponent's
pocket book containing said money
from the right hand of deponent
and when shown by deponent
deponent saw him throw said pocket
book away and deponent recovered
said money.

M. Madden

Sworn to before me this 14 day of May 1880

John W. ...
Police Justice

0037

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*Gonrad Schaefer*

Question.—How old are you?

Answer.—*22 years*

Question.—Where were you born?

Answer.—*Chic gook lects*

Question.—Where do you live?

Answer.—*155 Delancey St.*

Question.—What is your occupation?

Answer.—*Fireman*

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

Answer.—*I am not guilty*

Taken before me, this

14 day of *May* 18*92*

J. Mitchell
Police Justice.

Gonrad Schaefer

0838

445
Affidavit - Larceny - *from Brown*

FORM 864
POLICE COURT - SECOND DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Madden
vs. W. W. 19 & Co.
Carroll & Sawyer

DATED *May 14* 18*80*

W. W. 19 MAGISTRATE.

Walter Paul OFFICER.

WITNESS: *Washington Page and*
C. E. J. [Signature]

142 MAY 20 1880
Colvin [Signature] for

100 TO ANS.

BAILED BY.....

No. STREET.

Carroll

0839

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present :*

That *Conrad Schaefer*

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

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

196/10

One pocket book of the value of one dollar

of the goods, chattels, and personal property of one *Mary Madden* on
the person of the said *Mary Madden* then and there being
found, from the person of the said *Mary Madden* 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.

0840

~~CITY AND COUNTY OF NEW YORK~~

aforsaid
And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, do further present

That *Conrad Schaefer*

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

1964
4/19/74

One pocket book of the value of one dollar

of the goods, chattels, and personal property of the said
Mary Madden
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloni-
ously stolen of the said

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

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

BENJAMIN K. PHELPS, District Attorney.

0841

BOX:

13

FOLDER:

170

DESCRIPTION:

Sherman, Charles

DATE:

05/26/80



170

0843

Police Court, Fourth District.

CITY AND COUNTY OF NEW YORK, ss.

Charles Sherman 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.

Charles Sherman

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

39 Sullivan St

Question. What is your occupation?

Answer.

Printer

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

Answer.

I went there to get a glass of beer. I sat down. He gave me a glass of beer. He came in and accused me of taking his pocket book. There was a man and boy in there beside me. I did not know the person who called the complainant outside. I did not take the pocket book over the money. I looked this over the eye for J. P. Sullivan & Co. I did not know there was anything being.
Charles Sherman

Taken before me this

22nd day of May

1873

J. J. Sullivan
Police Justice

0844

4th District Police Court

Frank Nordwick

CITY AND COUNTY OF NEW YORK, ss.

of No. 941 Avenue Street,

22nd day of May 1888

being duly sworn, deposes and saith, that on the 19th at the Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property viz.:

One leather pocket book containing Bank Notes or bills of various denominations in all of the value of five dollars, and Gold and silver coin of the value of certain dollars in all of the value of Eighty one dollars (\$81)

Sworn before me this

day of

the property of Deponent

187

POLICE JUSTICE

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

for the reasons following to wit: That said pocket book containing said money was in a drawer under the counter of deponent's saloon at the above described place. That said Sherman came into deponent's saloon and sitting himself at a table called for a glass of beer. That shortly after another man called deponent out on the sidewalk and

0845

attracted deponent's attention by asking some questions. That deponent hearing a noise looked into said saloon and saw said Sherman going from behind the counter where said pocket book was and take a seat at the table where he had been sitting, no other person being in the saloon at the time. That deponent immediately went to said driver and missed said pocket book and money. Deponent then went to the table where said Sherman was sitting and found the said pocket book and money under a paper on said table. Deponent then caused the arrest of said Sherman.

Frank S. Sordisick

Sworn to before me this
 22 day of May 1880
 J. H. Morgan, Police Justice

AFFIDAVIT - LARCENY.

4 DISTRICT POLICE COURT
 THE PEOPLE vs.
 ON THE COMPLAINT OF
 Frank Sordisick
 944 - 3rd av
 vs.
 Charles Sherman

DATED May 22 1880

J. H. Morgan, MAGISTRATE.

WITNESSES:
 Mr. J. J. ...
 ...

0846

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

Charles Sherman

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

One pocket book of the value of one dollar

of the goods, chattels, and personal property of one

Frank Nordick

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

BENJ. K. PHELPS, District Attorney.

0847

CITY AND COUNTY OF NEW YORK

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, *aforsaid*
in and for the body of the City and County of New York, upon
their Oath, do further present

That *Charles Sherman*

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

\$2000

one present form of the value of one dollar, of the goods, chattels, and personal property of the said Frank Nordwick, by a certain person or persons to the jurors aforesaid unknown then lately before feloniously stolen of the said Frank Nordwick, unlawfully, unjustly and for the sake of wicked gain did feloniously receive and have, the said Charles Sherman, then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen

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.

BENJ. K. PHELPS, District Attorney.

0848

BOX:

13

FOLDER:

170

DESCRIPTION:

Simmons, Thomas

DATE:

05/20/80



170

0849

[Handwritten signature]

Counsel,
Filed day of *May* 1880
Plends

THE PEOPLE
vs.
Thomas Sumner
P
INDICTMENT
Larceny from the person
of a pick pocket

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL.
[Handwritten signature]

Foreman.

Part in May 21, 1880
pleas At P. Person.

Per 9 months

0850

Form 112.

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

Police Court—First District

of No. 267 West 136 Street, being duly sworn, deposes
and says, that on the 13 day of May 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from Complainant's
possession

the following property, viz:

one double case gold watch value
one hundred and twenty dollars.
one gold chain pocket and
pendant value fifty five
dollars

all of the value of one hundred and seventy five Dollars,
the property of Complainant

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 Thymus Serinus

(now present) from the fact that
while deponent was standing
in front of 267 West 136
Street, deponent felt a pulling at
his watch which was in
the left hand of the pocket
of the vest worn and there
was a deponent said that
being a part of deponent's
clothing and immediately
looking around said Serinus
commenced running Deponent
ran him immediately and
he was standing
D. M. Keith

[Signature]
Sworn to before me this 14 day of May 1880
Police Justice.

0851

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. Thomas Summons

Question. How old are you?

Answer. Eighteen Years

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 319 Water Street

Question. What is your occupation?

Answer. Peddler

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

Answer. I am not guilty

Thomas Summons
Mark

Thomas Summons
Taken before me this 14th day of May 1882
Police Justice.

0852

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

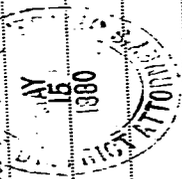
Address,

Police Court—First District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

David W. Keith
267 W 126th St

Thomas W. Thompson



- 1.
- 2.
- 3.
- 4.
- 5.
- 6.

Date, *May 14* 19*00*

Duffy Magistrate.

David W. Keith Clerk.

Witnesses:

377 *Green* *at* *Green* *Sessions*

Received at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0853

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Thomas Simons* —

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

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

one watch of the value of one hundred ^{*and twenty*}
dollars —

One chain of the value of forty dollars.

one pocket of the value of ten dollars.

One pencil of the value of five dollars.

of the goods, chattels, and personal property of one *David M. Keith*
on the person of the said *David M. Keith* then and there being found,
from the person of the said *David M. Keith* then and there feloniously
^{*attempt to*} did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their

0854

CITY AND COUNTY
OF NEW YORK

and *aforsaid* *upon their oath*
THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their oath, present. *aforsaid* do further present:

That the said

Thomas Jimmons

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

did make an assault, and that the said

the hands of him the said

Thomas Jimmons

, unlawfully did lay

upon the person of the said

David McKeith

, and upon the clothing

which was then and there upon the person of the said

David McKeith

with intent then and there certain goods, chattels and personal property of the said

David McKeith

on the person of the said,

David McKeith

then and there being found, from the person of the said

David McKeith

then and there

feloniously 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.

BENJ. K. PHELPS, District Attorney.

0855

BOX:

13

FOLDER:

170

DESCRIPTION:

Slattery, Michael

DATE:

05/28/80



170

0856

~~1850~~

Counsel

Trial

Filed 28 day of May 1850

Pleas

Wm. Guibby (29)

THE PEOPLE

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

vs.

Michael Slattery

BENJ. K. PHELPS,

District Attorney.

*My account rec'd. at
the office of S. R. Lincoln*

A TRUE BILL.

Wm. H. Guibby

Foreman.

Dark Court - June 25 - 1850

Tried and convicted

Wm. H. Guibby 4th day

W. Guibby

0857

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

The Rev. } Homicide.
v. }
Michael Slattery }

Henry Moriarty, being sworn say
I live at 419 East 19th Street, N.Y. City
That I am well acquainted with
Michael Slattery and have been so
acquainted for the past 5 years.
I know other people who know
him. I have always found him a
honest, industrious, and peaceful
man - well respected by all who
knew him. I have never known
him to be arrested before.

My occupation is that of a
laboring man

Sworn and subscribed to
before me the 29th
day of June 1900,
Gilbert Wilson
Commissioner of Deeds
N.Y. County

Henry Moriarty

0858

Court of General Sessions of the Peace

The People on Complaint of
of vs
Michael Stattery -

City and County of New York ss.

Thomas Carroll being
duly sworn says that he is employ-
ed by the Manhattan Gas works as
a fireman, and resides at Number
439 East 17th Street. That he has
been acquainted with Michael Stattery
for the past eighteen years, and has
worked with him for five years.
That during my acquaintance with
said defendant I have always found
him to be an honest and peaceable
citizen, and have never known him to
be arrested or charged with any offence.
Sworn to before me }
this 2nd day of June 1891 } Thomas Carroll

Gilbert W. Cloin

Commissioner of Deeds
N.Y. City

0859

City and County of New York ss

William Newman
being duly sworn says I reside at
No 66 Beekman Street and my
business is that of a barber at
the above named place and have
resided there for the last two
years past.

I have known Michael
Slattery the above named de-
pendant for the last 3 or 4 years
and have always known him to
be a hard working honest, ~~and~~
industrious ^{and peaceable} man.

Sworn to before me
this 29th day of June 1880

Gilbert J. Walton

Commissioner of Beeds

N. Y. City

W Newman

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affidavit of

M. Newman.

0861

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

Matthew W. Moore, being duly sworn
Says I am a Contractor and Revid
in the City of New York at No 220 East
105th Street. I have known Michael
Slattery who is now under indictment
for, four years; during that time
he has been in my employ I
know him to be an honest
hard working and strictly tem-
perate man, have never known
him to drink liquor beer or Ale
of any kind Matthew W. Moore
Sworn to before me this
28th day of June 1880.

Geo. Bryant
Notary Public
City of N.Y.

0862

Offprint

of
Arthur W. Moore

0863

City and County of New York ss:

William Murphy
being duly sworn says, that I am
a stone cutter by trade, and re-
side at No 327 East 105th Street in the
City of New York.

That I have known
Michael Slattery the above named
defendant for the past fifteen years,
he having resided in the above
named street for the past fifteen
years and that I know other people
who are acquainted with him.

That I have always known
him to be an honest hard working
man and a peaceable citizen.

Sworn to before me this 28th day of June 1850.
G. Gilbert
Commissioner of deeds,
N. Y. City

0864

County General Services

People

Michael Slattery

Appelbaum's

Edmund S. Price

Attorney at Law

90 Centre Street

New York City

0865

City and County of New York ss:

William Murphy
being duly sworn says, that I am
a stone cutter by trade, and re-
side at No 327 East 105th Street in the
City of New York.

That I have known
Michael Slattery the above named
defendant for the past Fifteen years,
he having resided in the above
named street for the past Fifteen
years and that I know other people
who are acquainted with him.

That I have always known
him to be an honest hard working
man and a peaceable citizen.

Sworn to before me this 28th day of June 1880.
C. M. W. Trench
Commissioner of deeds,
N. Y. City

0866

Court of General Sessions

People

Michael Slattery

Affidavit

Edmund G. Price

Attorney for People
90 Centre Street
N. Y. City

0867

Police Court, Ninth Judicial District, cor. of 129th St. and 4th Ave.

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

Alice Casey of No. 233
 East 111th Street, being duly sworn
 deposes and says that I was in
 the said premises all day Thursday
 April 22^d, 1880, I was adjoining
 Slattery's apartments, I saw the
 man called Slattery come up stairs
 about three o'clock ^{in the afternoon} and enter his
 apartment and some one turned the
 key of the door - I then heard a
 loud scream like a female scream
 and heard a heavy fall as if a table
 or a chair had fallen, then Slattery
 came out and in passing through
 the hallway saw Mrs Slattery lying
 on the threshold between the sitting
 room and the kitchen. I then
 said to Mr Slattery that my daughter
 was sick and did not to make so
 much noise and Slattery replied
 "you can go to hell, I don't care
 for you or your daughter".
 Mrs Slattery then got up and came
 out into the hall and stood at the
 head of the stairs when I saw
 Mr Slattery kick her and she
 fell to the bottom of the stairs.
 Slattery then raised a chair as if
 to but did not throw it.

That is all I know about it.

Alice Casey

Examined & before me this
 24th day of April 1880,
 Geo. A. Munnick
 Justice

0868

Police Court, Ninth Judicial District, cor. of 129th St. and 4th Ave.

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

John Hanley of No
235 East 111th Street being duly sworn
deposes and says that on the after-
noon of the 22^d day of April 1880,
at about the hour of two o'clock,
he was requested by a woman named
Sarah Norman to go into the premises
No. 233 East 111th Street; that deponent
complied with the said request and
followed the said Sarah Norman into
and up two flights of stairs of the said
premises No. 233 East 111th Street, and
when deponent arrived on the third
balcony the said Sarah Norman pointed
to a woman ^{named Catherine Slattery} lying at the foot of the
third flight of stairs in an insensible
condition with a large quantity of
blood about her; that deponent was
then informed by the said Sarah Norman
that "Slattery" had knocked the
said Catherine Slattery down the
stairs and deponent was also informed
about the same time by some person
who was then and there present
that Michael Slattery after he had knocked
the said Catherine Slattery down the
stairs, came down and kicked
the said Catherine Slattery while she
was lying down.
Deponent then entered Michael Slattery's
apartment and asked the said
Michael Slattery what he had been

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doing and if the woman who was
lying at the foot of the stairs was his
wife, and he, Slattery, replied that
she was Annister Brown and he
would not own her; that deponent
then asked him, Slattery, if he had
kicked his wife down stairs, and
he replied that she had fell down
stairs; that deponent then requested him,
Slattery, to bring his wife up to his
room and have her cared for
properly and Slattery replied by
demanding to know what business
it was of deponent: that deponent
then went into the street where he
met officer William H. Cole and
informed him that his services were
needed in the said premises No.
233 East 111th Street.

Subscribed before me this
24th day of April 1880 } Ira Hawley
John C. Munnica
Police Justice

0870

Police Court, Ninth Judicial District, cor. of 129th St. and 4th Ave.

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

Sarah Norman of No
233 East 111th Street, being duly
sworn deposes and says that, on
the afternoon of the 22nd day of April
1880, between the hours of two and
three o'clock deponent was at work
in her own apartments when she
heard a noise just outside in the
hallway as if some person had
fallen down the stairs, that deponent
then opened the door leading from
her apartments into the hallway and
saw lying at the foot of the stairs
the body of a woman named
Catherine Slattery who occupied
the room on the floor above; that at
the said time deponent saw Michael
Slattery, the husband of the said Catherine
Slattery, standing at the head of the
stairs on the fourth floor; that the
said Michael Slattery then came down
the said stairs and while he was on
the way down he raised his hands
and said "Thank God, it's done"
and when he reached the said
Catherine Slattery, lying at the foot
of the stairs as aforesaid, he made
a movement as if intending to jump
on the said Catherine Slattery, when
deponent said "Shame, you should not
use your wife so." - the said Michael
Slattery replied, "Shut your door."

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and you will see nothing; that the
said Michael Slattery then returned
to his room.

Deponent then placed the said
Catherine Slattery in a more comfortable
position, as she was lying with her
head bent under, and at this time
deponent discovered that she was
insensible; that deponent soon
afterwards requested the ~~said~~ agent
of the said premises (Frank Hanley)
to come in and see the condition
of the said Catherine Slattery.

Known to before me this ^{day} ^{of} ^{the} ^{month}
24th day of April 1880 } Sarah & Norman
Chas. A. Norman }
Police Justice.

Resum'd Apr 30-1880
before me

Chas. A. Norman
Police Justice

0873

99th Hospital
April 26/30

Justice Hammer

Sir:

Catherine

Slattery is in an unconsious
condition, yet but im-
proving. Will be un-
able to attend court
if she recovers, for three
weeks.

Respectfully,

C. A. (Signature)

0874

Justice Hammon

0875

W. H. Hospital
April 23, 1891
Supt Armstrong,

Sir }
The
condition of Catherine
Slattery has improved
since yesterday, her
chances for recovery
are poor.

Respectfully
Yours
G. M. C.

0876

19 June
Dear Mr. [unclear]
[unclear]
[unclear]

0877

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

POLICE COURT, FIFTH DISTRICT.

William H. Lake

of *the 12th Police Precinct* Street, being duly sworn, deposes and says,

that on the *22nd* day of *April* 18*80*

at the City of New York, in the County of New York, *at about the hour of a*

quarter before three o'clock in the afternoon of
the said day deponent was called into premises
No. 29 East 111th Street by a man named
Chas. Kelly who informed deponent that there had been
a disturbance in the said premises -

Deponent found lying in the hallway of the third
floor and at the foot of the stairs a woman
named Catherine Matthey in an insensible
condition - Deponent was then informed by
Mr Sarah Norman who lives in the said
premises, that Michael Matthey, the

Subscribed and sworn to before me this 22nd day of April 1880

John J. ...

0878

*Worn to before me
Apr 23, 1880
The said Thomas
D. ...*

... of the said Catherine, had beat
and thrown the said Catherine down the
stairs - the said Michael Mathey admitted to
admit that he had put his wife, the said
Catherine, out of his rooms.

The said Catherine Mathey is now con-
fined at the Reception Hospital at 99th Street
and 10th Avenue.

Wm Henry Lake

POLICE COURT - FIFTH DISTRICT.

AFFIDAVIT
IN FAVOR OF
THE PEOPLE, &c.
ON THE COMPLAINT OF
William D. Lake
vs.
Michael Mathey

Dated *April 23* 18*80*
Wm Henry Lake
Magistrate.

Lake
Officer # *12*

Witness
.....
.....
.....
.....
.....
.....
.....
.....

Disposition
Ex
Apr 24 Am

0879

Fifth
Police Court, Ninth Judicial District, cor. of 120th St. and 4th Ave.
125th Street near
STATE OF NEW YORK,
CITY AND COUNTY OF NEW-YORK, } ss.

Mice Casey being
duly sworn deposes and says:
I reside at number 233 E. 111th Street
I knew the defendant Slattery was here
till last Thursday a week. He lives in
the top floor of the back room in
the house where I reside off and on
with my daughter. It was in the after-
noon that I saw him I saw him coming
up the last flight of stairs. I live in
the same floor but when I first saw
him was he doing anything. I was
making jam in Mrs Murphy who
lives right next door to the Slattery, the
prisoner came up stairs & went into his
own apartment the same afternoon
& closed the door. The key was then
turned in the door & then heard a loud
scream & a heavy fall as if of a chair
or something like that. Mr Slattery then
came out of his apartment & I said
to him "Mr Slattery my daughter is sick
& you mustn't make such a noise" he
told me to go to hell me & my daughter
I was then returning to my daughter's
apartment in the same floor. Slattery's
door was open & I saw Mrs Slattery
lying on the threshold of the door
leading from the large room to the kitchen
of her apartment. The prisoner then took
her by the hair of the head & dragged to
the middle part of the kitchen after a

0000

while Mrs Slattery got up & walked to the head of the stairs, she stood at the head of the stairs to go down seemingly, the prisoner came behind her & kicked her once from behind & she fell to the bottom of the stairs, that is all I saw, she lay there.

Crim Examination

C.A. 7. I had seen Mrs Slattery ^{several} times in the hall, I did not see ^{her} ~~her~~ speak to her that day ~~that~~ I did not keep in, the door was open I merely passed by, I heard him say to her "git out of this" when he took her by the hair of the head, he was nearest to me but I see her though Slattery was between me & her. He stopped over her I did not delay long I stood a minute I said to Slattery "my daughter is sick & under the doctor's care I don't know anything of Mrs Slattery as to her condition as regards to sobriety. I did not behind Mr Slattery, he made no attempt to shut the door after he came out. I did not - Slattery say to his wife "come in you are drunk, you will fall down stairs. Mrs Slattery did not say a word & I am not positive as to whether Mr Slattery said anything to his wife. I was at Mrs Murphy's door when Mr Slattery came out of her door a few

0001

Police Court, Ninth Judicial District, cor. of 129th St. and 4th Ave.

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

Minutes hereafter, Slattery came out
 I saw his foot raised, it was a kick
 not a push, I didn't see the wife
 stagger when she came out. I haven't
 spoke to any one but my own folks
 about her case. I made up my mind
 to testify as I testified before. He kept
 in view in front of the staircase, ~~of~~
 four or five feet in front of the staircase
 I don't suppose it is more than six
 feet. My eye sight is not very good, I
 don't wear any glasses. I couldn't tell
 how Mrs Slattery was dressed, she had
 a calico dress I think & a shawl, & was
 a sheet shawl. Her arms were bare.
 I didn't see Slattery attempt to pull
 his wife back by the shawl. I didn't
 desire to see particularly what occurred.
 I wanted to get in where my daughter
 was. I was about three feet from Slattery
 he was in front of me with his back to-
 wards me. My face was to his back.
 I was standing in Mrs Murphy's door.
 I was obliquely behind Slattery. I don't
 think she struck the steps at all in
 the fall. I saw fifty seven. This was
 a double movement house. ~~with the~~
 I came to the house the day before the
 occurrence. I saw the wife on that
 day. I couldn't tell whether she was
 sober or not. I never saw her under the
 influence of liquor at any time.

Alice Casey

Examine before me this 20th
 day of April 1920

John W. [Signature]
 City Justice

0882

ke
see
May 14
Chas
ca

19th of Appellate
April 30th
Justice Hammer
As
Catherine Slattery
is in a dying condition
expect the death at
any moment.

Respectfully
C. A. Rind
Buyer

0883

Police Court, Ninth Judicial District, cor. of 129th St. and 4th Ave.

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

William Henry Lake
being duly sworn says:

I am a police
officer attached to the 12th Police
precinct said city. I saw Mrs. Slattery
at the hospital, the prisoner told
me she was his wife. I found
her lying at the foot of the stairs
on the third floor. The prisoner was
standing at her head. I asked him
what was the matter he said
"she had fallen down stairs." I asked
him if he didn't throw her down" he
said no. I examined her & found
she was unconscious at least I thought
so, she was bleeding from a cut on
I think the right side of the face.
I asked Slattery to help me down
stairs with her as I had procured
a wagon to take her to the station
house, he said he would not do it.
I took her to the Station House &
from there to the Hospital. I saw
the doctor to-day, he said she
was in a dying condition & liable
to die at any minute, the certificate
he gave me this afternoon.
Slattery said he was a drunkard & he
could get any good out of her & that
she had fallen down stairs.
I consulted with the doctor & he
to be wounded & excepting. Admitted on
the question of bail.

William H. Lake

Sworn to before me this 30th day of April 1890

John G. ...
Police Justice

0884

Police Court—Fifth District.

CITY AND COUNTY OF NEW YORK, } ss.

Michael Slattery 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 Slattery

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. Ireland

Question. Where do you live?

Answer. 233 E. 111 St New York City

Question. What is your occupation?

Answer. Laborer

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

Answer. I am not guilty. My wife had been drinking from the Saturday previous & could not stay in the house for two nights in account of her abuse. She fell out of the bed; I stood her up & she went into the kitchen & she fell on her side & held on the stove. I pulled her away from the stove before me, this

day of 1880 she screamed again & said she was sick to get out, said I go & go & stop at she half dropped to get out & Police Justice when she got out she fell in the landing. I stood her up in the landing & she screamed I asked her where she was going she said she wanted to go down stairs. I tried to prevent her by the shoulder & she went right down, the shoulder remaining in my hand I didn't pick her up.

Subscribed and sworn to before me this 20 day of April 1880 Michael Slattery
John H. ...

0885

POLICE COURT - FIFTH DISTRICT

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William H. Cape
12 vs. Precinct

Michael Slattery



April 23

W. A. Rogers
Magistrate

L. A. L. Clerk
12 Precinct

Witnesses:
Margaret Gayne #21814
Mary Ann Conklin #216 #4 car.

Alice Casey, #233 East 111th St

Anna Norman, #233 East 111th St

Eva Kearney, #235 East 111th St

Mary Slattery #21814 car

Committed to Ammen
Without bail

Received in Dist. Atty's Office.
Stationary

BAILED.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

0886

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of Coroner's Office No. 125 West Houston Street, in the 25th Ward of the City of New York, in the County of New York, this 7 day of May in the year of our Lord one thousand eight hundred and 80 before Wilson N. Kerzman Coroner, of the City and County aforesaid, on view of the Body of Catharine Slattery lying dead at

10 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 Catharine Slattery came to her death, do, upon their Oaths and Affirmations, say: That the said Catharine Slattery came to her death by

Injuries received by being kicked down stairs by her husband Michael Slattery on April 22nd 1880 at their residence No 233 E 111 St in this city

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.

S. J. Seligman 236 W 44th St Isaac Meyer 144 W 34th St
John McCarron 914 6th Ave Benjamin D. Henry 407 8th Ave
James Keller 65 W 46th St Charles Portland
Simon S. Backman Thomas Hoare
James Jackson
Julius Steinheim

[Signature] CORONER, I. S.

0887

Slattery Case

Police Department of the City of New York,

Precinct No.

New York, May 7 1880

Alice Casey being sworn says, I reside at No 255 East 111th St I am acquainted with the prisoner Slattery & was also acquainted with his wife the deceased Catharine Slattery. I reside with my daughter at present, the Slattery family lived on the same floor.

On Thursday the 22 April, I heard a loud noise & scream coming from the rooms of the Slattys, I heard also something heavy like a table or chair falling in the room, presently Mr. Slattery opened the door & came out, I told him that my daughter was very sick & he should not make such a noise he said, you & your daughter can go to bed. Soon after Mrs. Slattery came out & stood on the Landing, with her hand on the banister seemingly to go down, Mr. Slattery her husband came up out of his room & gave her a kick which landed her on the foot of the second Landing - then throwing her right down the stairs. I could see no more of her fall.

Given & before me this 2nd day of May 1880
J. M. ...
Clerk

0000

Police Department of the City of New York,

2

Precinct No.

New York, 18

Stafford & went into my room.
He was taken away in an ambulance
soon afterwards.

I don't know of any other quarrels
they had. Mr. Statton appears
to me a very quite respectable
man -
Mr. Connors who resides in the same
house knows also something about
this affair.

Mrs Alice Casey -

Sarah Norman being sworn says I reside
at 233 E 111th St. I heard a noise, and
opened the door to see what it was; this was
on April 22nd 80; I saw her lying across
the door on the 2nd landing; (the deceased)
she was uncon-
scious; he was half way down the stairs,
and said Thank God it's done; he got
to about 5 or 6 steps from her, and made
motions as if to jump on her; I said it
was a shame that he was kicking or beat-
ing his wife as; he said shut your
door and you wont see any thing -
I put her in a more comfortable con-
dition; I heard the noise of the fall.

Sworn to before me this 2nd day of May 1880

[Signature]

0889

3

Police Department of the City of New York,

Precinct No.

New York, 18

but did not see her fall; when I said I would not shut the door; he went to his room; I notified the Agent of the affair; deceased was not able to speak; a woman came and she was taken away; she must have laid there 20 minutes; I did not know the family; my Mother lives there; we did not know anything about them; I saw him go up stairs previous to the affray, between 2 + 3 o'clock; he was not in his room 5 minutes when this happened; he took his time going up stairs; do not know if he was drunk or not; this is my regular home now;

Sarah ^{her} + Norman's mark.

Iron Hawley being sworn says I reside at 235 E 111th st. I am the agent of the House in 111th st - I have in charge - 233 is one of them; a week ago last Thursday (Apr 22) about 2 o'clock, Miss Sarah Norman came into the Hall when I was at work and requested me to come into their House; I followed after her up 12 flights of stairs; she pointed with

Sworn to before me the 2nd day of May 1891
[Signature]

0890

Police Department of the City of New York,

(4)

Precinct No.

New York, 18

her finger to a body lying at the foot of the steps; I was then informed that ~~it~~ ~~was~~ Mr Slattery had knocked or kicked his wife down stairs, and that was she lying there; Miss Norman told me this; I went immediately up stairs and knocked at her door; (Mr Slattery's door), walked in saw no one in the kitchen; went into the rear room; I then came out and called and Mr Slattery came out of the bed-room; I demanded to know what he had been doing and if that was his wife at the foot of the stairs; his reply was, she was a miserable drunken woman and he would not own her. I told him, if he did not bring her up stairs, I would have him arrested; He wanted to know what damn business it was of mine; I replied it was my business if they were orderly tenants in that house, or I would make it such at least; He was rather defiant, all the way through; I went down and asked Mrs McVally and asked her what I had better do in the case, and she said I had better have him arrested; I got Officer Lake and got him arrested; she was lying there all the time -

Norman & Norman
 May 3 1888
 Ed. Norman
 Norman

0891

Police Department of the City of New York,

5

Precinct No.

New York, 18

Mrs Norman and Daughter were there; I did not touch the woman, the Officer went out; when he got back Slattery had raised her up to a sitting position, with her head upon against his knee's - Slattery seemed to me to be in liquor somewhat; enough to be fighting ugly - I was not acquainted with them; I heard she was a quiet woman. I did not ask him why he had kicked her down. She lay there unconscious; she was bleeding from the face or neck; I was informed that by Miss Sarah Norman that Slattery had kicked her down stairs -

Is a Hawley

I saw blood marks on the floor when I went in there (the room); there was no chair or table thrown over; I wondered at that - the Bed was a little disordered; I saw between the bed and the table, quite a number of Blood spots; they looked reddish; I should judge they were fresh - I saw some (one or two) spots on the stairs; where she lay there was a pool of Blood - I have not heard of any other quarrel - The Landlord is S Warner - He asked me if I knew Mrs Slattery was a drinking woman; I said no -

Is a Hawley

From before me
May 5 1891
[Signature]

0892

Coroner's Office.

TESTIMONY.

Alice Combs being sworn says I
 reside at _____ also state that
 she saw M. Patten had a pair
 of his hair ^{cut} ~~cut~~ ^{cut} ~~cut~~ pulled her into
 the kitchen _____ & afterwards she
 came out & it was then
 when he kicked her down then
 it was a kick that it was
 when he. ^{Alice Combs}
 The deceased was not a drinking
 man -
 I was not drinking on that
 day.

Alice Combs

^{M. Patten}
 Officer Luke being sworn says:
 attached - 12 prob - was on
 duty on 3d from 110 to 130 - walking
 down on east Ansonide when
 discovered by agent of house
 to come with a cent of the street
 of 335 E 11th found woman in
 pool of blood - called M
 Blakely & set her feet on
 wife down & said he said
 I'll put her out. I am her
 friend her name is _____
 then to help come down stairs

Taken before me.

this 7 day of May 1888

[Signature]
 CORONER.

Coroner's Office.

TESTIMONY.

she said no. I would have to
 take her down myself - I then
 went down and saw a license
 holder way on ^{west} asked owner
 if he would help me carry
 woman down - ^{west} he put her
 in his wagon - he drove to
 the Station House I took ^{her} to
 Station House he did not give
 me much trouble - he had a
 little liquor from Station House ^{removed} she was
 in a wagon - he refused to help me
 carry her - it was between
 7 to 3 1/4 past
 she was not dead when I
 found her.

William H. Lane

Taken before me,

this 7 day of May 1880.

[Signature]

CORONER.

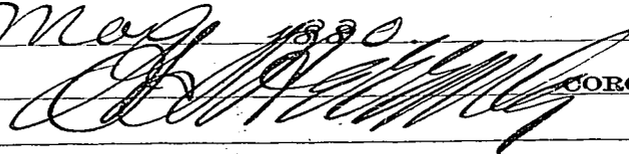
Coroner's Office.

TESTIMONY.

Hannah Gayer being sworn
 says: I live 221 E 14 Street
 and the sister of deceased
 Mike Slattery in on Oct follow-
 ing injuries occurred 1998
 Hospital to visit Mrs Slattery
 she was unable to speak
 to me. I visited her again on
 the following Wednesday. She was
 in the room. I asked how
 is your patient to day she
 said a little better to day.
 I asked how it happens
 did she fall down stairs
 Yes she said. The nurse
 then from her sleep she
 put one of her legs out
 and set it over to get but
 was unable. she dropped
 back on her feet. I asked
 got a pretty hurt fall - Did
 Mike kick you down stairs
 are you aware he is in prison
 she did not answer. She said
 no as well as she could.
 Was the daughter of the Coroner
 Mrs Slattery was pretty weak at
 this time - My name was pretty low

Taken before me,

this 7 day of May 1990



CORONER.

Coroner's Office.

TESTIMONY.

but better than position. ^{at her own} (She died on the day following.)
 I cannot say whether she was a drinking woman or not during the house but twice in 10 years. She lives in Harlem & in City.
 My brother takes a drink every day. They did not live very happily ones a year ago he was left her for three months on account of drinking. He was temperate then. My brother called Sunday before said that she had been drinking pretty hard.

Anna M. [Signature]
 in [Signature]

Taken before me,
 this 7 day of May 1880.

[Signature]

CORONER.

Coroner's Office.

TESTIMONY.

Mary Blattery being sworn says
 I am daughter of Mrs. Deen
 was my mother - I left
 home after day previous
 to the accident - Sat before
 what happened mother had
 been drinking - On Wed. I
 told her I was going to board
 down town - On Thursday told
 me on Friday night told
 me. ~~the accident~~ event
 home Winter Hospital on
 Sat. She could not speak
 I could not understand her
 Sunday - I could not understand
 Monday she was in same
 state on Tuesday nurse told
 me she was a little better
 said tell me the truth do
 not throw you down or
 let you fall - She said I feel
 I remained about 2 hours
 on Wed she said - Mary
 I am going to leave you
 said of the you come next
 week - Oh no quite she I
 am very weak take care
 of my many my brother

Taken before me.

this

day of

May 1880.

CORONER.

0897

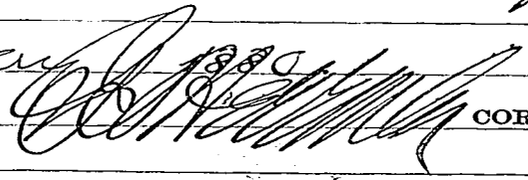
6.

Coroner's Office.

TESTIMONY.

eyes if I had look after me
 for I looked after you.
 Isaac Morker did you
 sell or did father throw
 you down she said I feel
 these were about the last
 words she said. ~~on Monday~~
 On Thursday I reciter she
 was dying
 Isaac Morker after my
 Aunt was there
 that made up my mind
 to leave home. She look up
~~and~~ I living out work
 slept on ceiling of trunk
 between mother & myself when
 she drank she called me names
 & ordered me out. She was more
 kind to brother than to me.
 She wanted me to work & earn
 Money was a very quiet woman
 when she didn't drink. During
 past 3 years she has been drinking
 about 7 years or so. She complain
 of pain in head. She always
 complained of her head. father
 & mother had words. but not
 much till last few years

Taken before me,

this 7 day of May 1880


CORONER.

0898

7

Coroner's Office.

TESTIMONY.

he was a laborer
 was a sober man - would
 take drink when he got
 his pay - never heard
 father threaten mother -
 Mother said nothing to me
 about the quarrel & she sent
 me to a hotel near where
 Brother would not go to school
 he is working there now for
 2 1/2 years - He are the only child
 here. In order to lock the door
 to keep her in - she would
 sit drink down stairs - she
 owned articles to get drink

Mary Blattery

Wilfred Tomner -
 I live at 161 E 112 St
 know very little about
 the slattery - she drank a
 little but was a very
 quiet woman - she
 lives with me on some
 street in on row - she
 left in Aug - after she
 was a nice woman - He
 never quarrelled I seen her 5 or
 6 times with liquor I have seen

Taken before me,

this 7 day of May

1930

[Signature]
 CORONER.
[Signature]

0899

8

Coroner's Office.

TESTIMONY.

Catharine Conklin being sworn says: 2016 3rd Jan I knew the Plattner's lived on #61-112 St a year with them or some Mr Plattner was temperate for quite a while. He came home drunk. Some time after he had been in house he was quiet - She also was quiet - have heard loud words from their room. Mr Plattner & spoke of quarrels. Never saw them fight. While she lived there she was drunk - ~~Here was~~

Catharine Conklin
 for
 mark

Taken before me,

this 7 day of May 1930.

[Signature]
 CORONER.

0900

9

Coroner's Office.

TESTIMONY.

Michael Clattery being sworn says: I live 273 E W St - went out ^{in morning} on April 2nd to look for work - I came home ^{at} 3 o'clock - I got in there was no one in - in the bedroom wife was lying drunk on bed - I spoke to her said drunk again she made no answer - she fell off the bed - I lifted her up & she screamed to get out she went to the bedroom & fell her head striking stone - I lifted her with intention of putting her in chair - she screamed she went to the door & ran out - but if you want to get out when she reached the laneway she fell I lifted her she screamed she put her left hand on ^{bed} & went a sleep down ^{bed} was in act of falling I grabbed her shoulders at her feet & hold her by my hands I do not know how she fell - went back to my room was more like a crazy man when I saw

Taken before me.

this 7 day of May 1889.

[Signature]
CORONER.

0901

Coroner's Office.

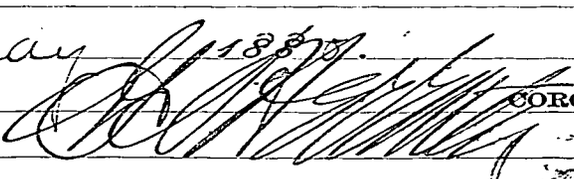
TESTIMONY.

10

her at bottom of stairs - she was lying on the 2nd floor agent got something to me I do not know what he said - I went back to my rooms again & sat there the police man & agent came I went down with police man sat on sidewalk till they brought my wife down - they pulled her out of my wife in a light wrap - I told the police man to look out for her head to get back - was married in Sept 53 - have 2 children never quarrelled with her she she 5 min - last night left her for 3 months home at 17 St - My daughter at present he to for home - I never with her again after that - she has ~~me arrested~~ I she never had me arrested - I had but 2 glasses of ale in a saloon in Yorkville at my dinner & when she drank she upset - Before got I did not kick her I tried to catch her & bring her in to room -

Taken before me,

this 7 day of May 1887.



CORONER.

0902

41

Coroner's Office.

TESTIMONY.

I had my quarrels with my neighbor - Was your
 she fell from chin when she fell against stove in
 kitchen - saw a ^{woman} ~~man~~ ^{standing} ~~in~~ her door -
 she said something to me - don't remember what it was - She
 saw her fall - I was at her
 stairs - I did not go down
 immediately after she fell -
 I ask ~~what~~ generally
 she would get up at 6 in forenoon
 kept ^{up} ~~up~~ ^{children} ~~children~~ ^{tried} ~~tried~~
 to prevent her - she did not complain
 of being ill to me

Michael Flattery

Taken before me,

this 7

day of

Nov 1880

[Signature]

CORONER.

0903

12

Coroner's Office.

TESTIMONY.

Mr. W. Maternan being sworn by
 I found a contusion in
 the back of the head a little
 to the right - extravasation
 of blood - but no fracture -
 I could find no symptoms
 of short drinking - Her eyes
 were a little congested -
 but ought have come from
 other troubles - My opinion
 is that the woman died from
 meningitis + compression of the brain
 I could find no traces of alco-
 holism - I saw black & blue marks
 on back, arm & thigh - there
 was a fracture of the forearm -
 No bruise that I could say was
 from a kick -

Taken before me,

this 7 day of May 1930

[Handwritten Signature]

CORONER.

0904

Coroner's Office, 

CITY AND COUNTY }
OF NEW YORK. } ss.

Michael Flattery 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 Flattery

Question.—How old are you?

Answer.—

Forty four (44) years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

No 253 E 111 St

Question.—What is your occupation?

Answer.—

Laborer

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

*I am not guilty
already having made my
statement & nothing to add
more*

Michael Flattery

Taken before me, this

day of

May 1880

John H. [Signature]

CORONER.

0905

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
45			Ireland	99 St Hoop	May 1880

Since then

April 1886

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Catherine Slattery

whom it is found that she came to be

murdered by the hands of

her husband Michael

Slattery a Thier neo-
rander 23 & 8111
Street April 23/80

Murder 1st day =



Coroner:

Committed to the custody of

Discharged

Date of death May 1. 1880

8777

0906

Incl 286 1880

HOMICIDE.

AN INQUISTION

On the VIEW of the BODY of

Catherine Slattery

whenever it is found that she came to

Death by the hands of

her husband *Michael*

Slattery a then neo-
idense 230 Bill
Street April 22/80.

Murder 1st day =

Inquest taken on the *day*
of *May* 1880
before



Committed *May 2* default *firm*

Waived

Discharged

Date of death *May 1, 1880*

Copy sent to...
...

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
45 Years Months Days	<i>99 St. Mark's</i>	<i>99 St. Mark's</i>	<i>May 1880</i>

MEMORANDUM.

0907

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Michael Slattery*

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

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

~~BENJ. V. PHELPS, District Attorney.~~

Second Count
 And the jurors aforesaid, upon their oath
 aforesaid do further present —
 That *Michael Slattery* late of the City of
 New York in the County of New York
 aforesaid, on the *twenty second* day of
April in the year of our Lord one
 thousand Eight hundred and Eighty with
 force and arms, at the City and County
 aforesaid, in and upon one *Catherine*
Slattery in the peace of the said People
 then and there being, feloniously, wilfully
 and with a deliberate and premeditated

design to effect the death of her the said Catherine Slattery did make an assault, and her the said Catherine Slattery in some way and manner and by the use of some means and instruments to the jurors aforesaid unknown did then and there feloniously wilfully and with a deliberate and premeditated design to effect the death of her the said Catherine Slattery deprive of life - so that she the said Catherine Slattery from the said twenty second day of April in the year aforesaid, until the first day of May in the same year, in the said City and County last mentioned, did languish and languishing did live - and on which last mentioned day she the said Catherine Slattery of and by the said means and of the said mortal bruises, lacerations and wounds died -

And to the jurors aforesaid, upon their oath aforesaid do say. That he the said Michael Slattery her the said Catherine Slattery in manner and form and by the means aforesaid feloniously wilfully and with a deliberate and premeditated design to effect the death of her the said Catherine Slattery did see and murder.

Benjⁿ Phelps.
 District Attorney