

0309

**BOX:**

418

**FOLDER:**

3862

**DESCRIPTION:**

Partridge, Oscar

**DATE:**

11/06/90



3862

0310

*Prayer*

Witnesses;

.....  
.....  
.....

*27 J B a*

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

*110 W 22  
narrow*  
Oscar Partridge

Grand Larceny, Second Degree.  
[Sections 528, 531, Penal Code].

*copy to 53 ASD*

JOHN R. FELLOWS,

District Attorney.

**A True Bill.**

*J. G. Brignone*

Foreman.

Part II November 10/90  
Pleads guilty S. N. 2<sup>d</sup> day

*24<sup>th</sup> of Nov - 1890*  
*Nov 14/90*  
*F.S.*

0311

Police Court 2 District.

Affidavit—Larceny.

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

Angelo Morello

of No. 2 West 29th Street, aged \_\_\_\_\_ years,  
occupation Restaurant Keeper being duly sworn

deposes and says, that on the 2 day of July 1890 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property, viz:

Three hundred  
and seventy five dollars in gold  
and paper money of the United  
States  
\$ 375.

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 Oscar Partridge (now here)  
under the following circumstances: The  
defendant was employed by deponent  
as a bell boy and on said  
date, he was entrusted by deponent  
with a check for three hundred  
and seventy six dollars drawn by  
deponent on the Fifth National Bank  
of New York where deponent has an  
account, and it was the duty of  
the defendant to return the said  
money for said check to deponent  
on said date, and defendant  
did not return the said money  
to deponent but fraudulently  
appropriated the same to his

Sworn to before me, this \_\_\_\_\_ day

188

Police Justice.

0312

own use. Defendant is informed by Detectives Edward Armstrong and Dennis Grady, that on the 26th day of October 1890, the defendant confessed to them that he had stolen the said money at said time. Defendant also had the said check returned from the First National Bank cancelled, and the said sum has been charged to defendant's account by said bank.

Sworn to before me this 27 day of October 1890 at New York

J. J. [Signature]  
Police Justice.

0313

CITY AND COUNTY }  
OF NEW YORK, } ss.

Edward Armstrong

aged \_\_\_\_\_ years, occupation Detective of No. \_\_\_\_\_

907 Mulberry St

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Angelo Morello

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this Oct  
day of 27 1890

Edward Armstrong

J. J. McNeill  
Police Justice

03 14

CITY AND COUNTY }  
OF NEW YORK, } ss.

Dennis Grady

aged ..... years, occupation Detective ..... of No.

200 Bushway

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Angelo Morello

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 27 day of October 1890 } Dennis Grady

[Signature]  
Police Justice

0315

Sec. 108-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Oreca Partridge*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *W.S.*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Oyster Dealer*

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

Answer. *I have nothing to say except  
I drew the money from the <sup>Grant</sup> Oreca Partridge*

Taken before me this  
day of *October* 188*7*

*P. J. [Signature]*  
Police Justice.

0315

Police Court--- 2  
District, 1646

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Angelo Novelli  
2 - Oct 29<sup>th</sup>  
Orca Sabudge  
Lacey  
Delony

1  
2  
3  
4  
Offence

Dated Oct 27 1888  
Magistrate, G. Kelly

Witnesses: Pauling, John of South  
C. O. C. O.  
Credy & Drumboing Officer.

No. 1, by  
Residence  
Street

No. 2, by  
Residence  
Street

No. 3, by  
Residence  
Street

No. 4, by  
Residence  
Street



No. 1, by  
Residence  
Street

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

Orca Sabudge

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

Dated Oct 27 1888 Police Justice.

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

Dated 1888 Police Justice.

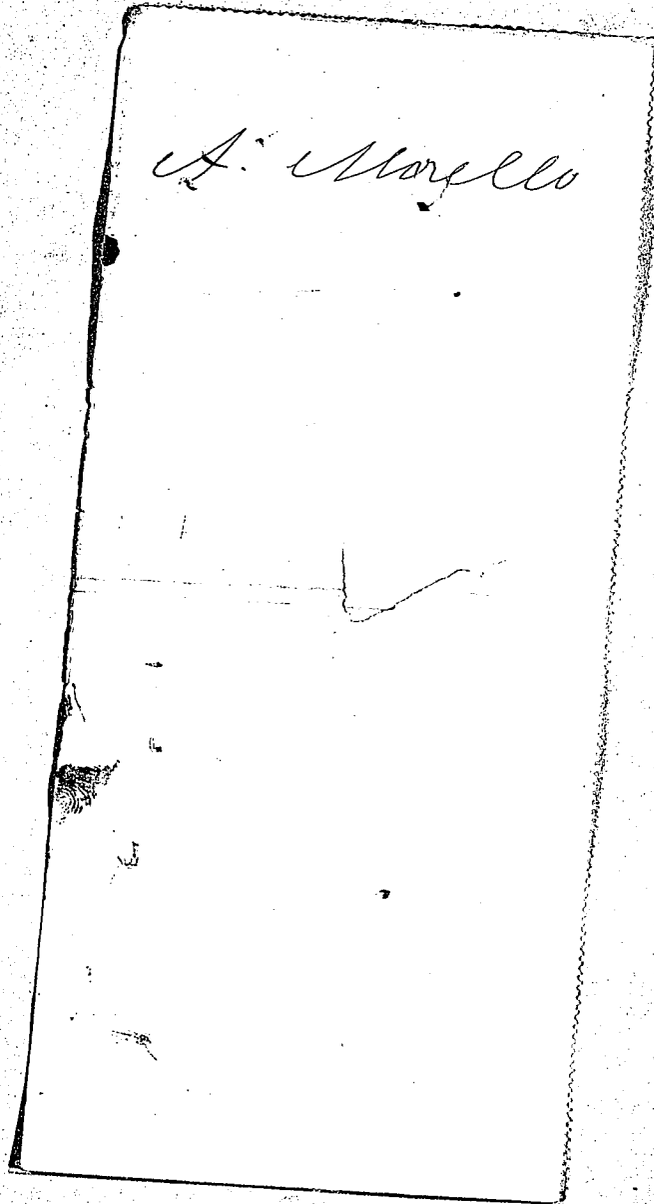
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order h to be discharged.

Dated 1888 Police Justice.

0317



0318



Court of General Sessions.

The People vs }  
— against — }  
Oscar Partridge }

City and County of New York/Al:

Edwin C. Partridge

being duly sworn/says, I am the father of the defendant above named and reside with my wife and family at No 410 West 22<sup>nd</sup> Street said City and am employed as foreman for the past two years with the Kleiner Rubber works at No 79 and 81 Spring Street also in said City.

The defendant is aged seventeen years and up to about eight months <sup>ago</sup> he was constantly under my care and charge and resided with me. when about the age of fourteen years of age he left the Public School and started out to work and has continued to steadily work, first <sup>at</sup> one thing and then at some other occupation. and different callings, being engaged for some period with several florists in this City and then again employed in various restaurants. The defendant being of somewhat of a dissatisfied mind, caused these numerous changes.

His earnings in all these years went to supply his actual necessities, in clothing himself and his other incidental wants.

Prior to the charge for which the defendant is now before the Court for sentence, my said son was never arrested save upon one occasion when he was arrested about two years <sup>ago</sup> with several other young boys charged with stealing the sum of Two Dollars and <sup>a</sup> pocket book and ~~before~~ <sup>before</sup> a hearing was had in the Police Court, both the money and the pocket book was discovered in the house by the Comptroler, the charge was withdrawn and all proceedings were dismissed.

I learn that the defendant since his absence from my home has been led astray with by several other young <sup>men</sup> and of about the same age as himself and thereby has formed a number of bad habits.

That out of said period of said last mentioned time of eight months he left this City and worked in the City of Philadelphia, State of Pennsylvania. <sup>For about one half the time,</sup> Deponent further says that his said son is not tended to be an evil minded boy and wrong doer, and I am of the opinion that in the event of the Court exercising its discretion in a suspension of sentence, it will ever be a reminder to him

retrace his steps and from now <sup>on</sup> to lead an honest and straightforward life, and I shall then receive him in my household and continue to watch and guard him and ~~see~~ obtain for him suitable employment.

~~Sworn~~ I swear before me this

12th day of October 1890

E. C. Pennington

John W. Alderson

Notary Public

Ad. filed in W.P.A.

*[Signature]*

New York General Sessions.

The People vs  
— apt —  
Oscar Partridge

City of New York N.Y. Mary J. Partridge  
being duly sworn says. I am the mother  
of the defendant above named.

I have heard read the affidavit of  
Edwin C. Partridge <sup>Mary Partridge</sup> and hereby declare  
that the same is true in each and every  
respect and I ask that the same be  
considered as though it were fully set  
out in this my affidavit.

Sworn to before me  
this 19 day of Nov<sup>r</sup> 1890 E. Mary J. Partridge

Thos. Macdonald  
Notary Public  
Rm 200 Court Street N.Y.C.

0323

New York General Session

New York Nov 13/90

The People v.c.  
 agt  
 Oscar Partridge

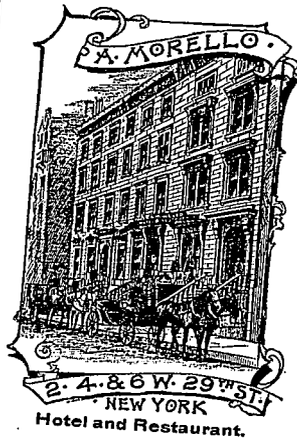
As Complainant in the above case I would respectfully recommend the defendant to all the clemency and mercy which the Court may deem proper in the premises.

I have satisfied myself that he comes from a good and respectable family, and as he is young he may reform and ~~yet~~ become a useful citizen.

A. Morello

AGAINST

Court.



0325

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New York General Sessions

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The People vs

vs

Oscar Partridge

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Affidavit.

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Jacob Berlinger  
Counsel for Defendant  
23 Chambers St.  
N.Y.

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0326

COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Oscar Partridge

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Oscar Partridge of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows:

The said Oscar Partridge

late of the City of New York, in the County of New York aforesaid, on the second day of July in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred and eighty-eight

#376

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of one hundred and eighty-eight dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of one hundred and eighty-eight

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of one hundred and eighty-eight

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of eighty-eight dollars

of the goods, chattels and personal property of one Angelo Morello then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0327

**BOX:**

418

**FOLDER:**

3862

**DESCRIPTION:**

Powers, John

**DATE:**

11/26/90



3862

0328

**BOX:**

418

**FOLDER:**

3862

**DESCRIPTION:**

Quinn, Joseph

**DATE:**

11/26/90



3862

0329

Witnesses :

.....  
.....  
.....  
.....

217 / *Steph a*  
Counsel,  
Filed *26* day of *Nov* 188*9*  
Pleads, *Not Guilty*

*22*  
*14/10*  
*Plaintiff*  
THE PEOPLE  
vs.  
*I*  
John Powers  
and *I*  
Joseph Quinn  
Robbery, *degree.*  
[Sections 224 and 228, Penal Code].

*22*  
*3rd P. 7*  
*Number*  
JOHN R. FELLOWS,  
District Attorney.

**A True Bill.**

Foreman.  
*J. G. Pappas*  
*Red* *Nov 26 1890*  
*4th* *Plaintiff* *Robby 2 day*  
*4 7 29 9 mo*  
*JF*

0330

Police Court 4 District.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. 417 East 72 Street, Aged 63 Years

Occupation Seegar maker being duly sworn, deposes and says, that on the 16<sup>th</sup> day of November 1890, at the 21<sup>st</sup> Ward of the City of New York, in the County of New York, <sup>attempted to be</sup> feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money  
of the United States

of the value of Seven DOLLARS,  
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was <sup>attempted to be</sup> feloniously taken, stolen, and carried away, by force and violence as aforesaid by John

Powers and Joseph Quinn (both now here) for the reason that the defendants were in company with each other and acting in concert as deponent was walking along First Avenue <sup>at about midnight</sup> and had some money in a pocket of the particulars then worn on his person. Suddenly deponent was violently struck in the face by Powers and the defendant Quinn tripped deponent so that deponent fell into the street and while deponent was

Sworn to before me this 188

Police Justice

0331

lying prostrate the said Durkin placed his ~~hand~~ upon deponent's chest and inserted his hand into said pocket but deponent turned his body so that said money could not be removed. Deponent shouted loudly and attracted the attention of Officer Herlihy (now here) who pursued the defendants and arrested them in a station door leading into the liquor store 1344 Park Avenue and deponent then and there identified the defendant who had committed said assault with intent to rob deponent.

Sworn to before me this 16<sup>th</sup> November, 1890

John P. ...  
Charles ...  
Police Justice

Dated 1888  
I have admitted the above named to bail to answer by the undertaking hereto annexed.  
Dated 1888  
There being no sufficient cause to believe the within named guilty of the offence mentioned, I order n to be discharged.  
Police Justice

Police Court, District.  
THE PEOPLE, &c.,  
on the complaint of  
vs.  
1.  
2.  
3.  
4.  
Dated 1888  
Magistrate.  
Officer.  
Clerk.  
Witness,  
No. Street,  
No. Street,  
No. Street,  
\$ to answer General Sessions.

0332

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss

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

Question. What is your name?

Answer. John Powers

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 1480 Third Avenue, 4 years

Question. What is your business or profession?

Answer. Plumber

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

Answer. I am not guilty, I have nothing  
to say John Powers

Taken before me this 4

day of August 1890

Charles W. Smith

Police Justice.

0333

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Joseph Quinn*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *321 East 75<sup>th</sup> St. 2 years*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty. I have nothing to say. Joseph Quinn.*

Taken before me this

*16*

*Charles J. Smith*  
Police Justice

0334

Police Court... 24 District. 1915

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

John Timothy  
John Dorese  
Joseph Quinn  
Robbery

Offence

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

1  
2  
3  
4

Dated Nov 16 1890

Charles Sainter  
Magistrate.  
Horsley's Office.  
255  
Precinct.

Witnesses  
John J. Horsley  
Joseph Quinn  
Street.



No. Street.  
No. Street.  
No. Street.  
No. Street.

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

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

Dated Nov 16 1890 Charles Sainter Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Powers and Joseph Durin

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

John Powers and Joseph Durin of the CRIME OF ROBBERY in the first degree, committed as follows:

The said John Powers and Joseph Durin,

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of November, in the year of our Lord one thousand eight hundred and eighty ninety, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one John Winstony, in the peace of the said People, then and there being, feloniously did make an assault, and

the sum of seven dollars in money, lawful money of the United States of America and of the value of seven dollars,

of the goods, chattels and personal property of the said John Winstony from the person of the said John Winstony, against the will, and by violence to the person of the said John Winstony, then and there violently and feloniously did rob, steal, take and carry away, the said

John Powers and Joseph Durin, and each of them, being then and there aided by an accomplice actually present, to wit each by the other.

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

John P. Collins, Attorney

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuses the said

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

late of the City of New York, in the County of New York aforesaid, on the  
day of \_\_\_\_\_ in the year of our Lord one thousand eight hundred  
and eighty- \_\_\_\_\_ at the City and County aforesaid, with force and arms,

of the goods, chattels and personal property of

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

unlawfully and unjustly, did feloniously receive and have ; the said

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

JOHN R. FELLOWS,  
District Attorney.