

0337

BOX:

189

FOLDER:

1911

DESCRIPTION:

Mills, Charles

DATE:

09/25/85



1911

0330

Witnesses:

J. M. L. E. D.

Counsel,

Filed 25 day of Feb 1885

Pleas, Not guilty (2d)

Grand Larceny, 2nd Degree,
(From the Person)
[Sections 528, 531, Penal Code.]

THE PEOPLE

vs.

R. Anderson - N. D. D.

19/10/1885

199 RANDOLPH B. MARTINE,

District Attorney.

NO 262

A True Bill.

Chas. H. Kammer

Feb 6/85 Foreman.

Wm. H. L. S.
14th Mar 85

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Miller

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

Charles Miller

of the CRIME of GRAND LARCENY in the *second* degree, committed as follows:

The said *Charles Miller*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty first* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of five
dollars.

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

Randolph B. Martine
District Attorney

0340

Police Court - 2-1009 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Richard Matthews
190 vs. Esquire
Charles Mills

Offence: Larceny
the sum of

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated September 29 1885

Frank Sandler
Magistrate
Officer

Witnesses
Geo. B. Northcott
No. 5 Paul Polici
Street

No. 6 J. Sandler
No. 7 Paul Polici
Street

No. 8
to answer
E.S.
Street
Westmont Place

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

Charles Mills

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

Dated September 28 1885 J. W. Thompson Police Justice.

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

Dated 1885 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 1885 Police Justice.

POOR QUALITY ORIGINALS

0341

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

Charles Mills

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. *Charles Mills*

Question. How old are you?

Answer. *19 years of age*

Question. Where were you born?

Answer. *New York*

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

Answer. *166 Orchard St. 2 years.*

Question. What is your business or profession?

Answer. *Cloth-sponger*

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*

Chas. Mills

Taken before me this

22nd

day of *November* 188*8*

J. W. ...

Police Justice.

0342

CITY AND COUNTY }
OF NEW YORK, } ss.

George C. Vettercott

aged *22* years, occupation *Police officer* of No.

Fifth Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Nicholas Charlatto*

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

Sworn to before me, this *22nd*
day of *September*, 188*8*

Geo. J. Wethercott

J. Humphreys

Police Justice.

0343

Police Court— 2^d District.

Affidavit—Larceny.

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

Nicholas Charbato
of No. 170 Elizabeth Street, aged 37 years,
occupation: Boot-Black being duly sworn

deposes and says, that on the 21st day of September 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession ^{and} of deponent, in the day time, the following property viz:

one silver watch of the value of five dollars

the property of deponent

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

Charles Mills, now here, from the fact that said watch was stolen out of the back pocket of the belt worn upon deponent's person while deponent stood on South Fifth Avenue near Canal Street. That deponent is now here informed by Officer George B. Nethercote that while the said officer was pursuing the said deponent he saw him throw something into a basement near on Hudson Street, and after the said apprehension said deponent

Subscribed and sworn to before me this _____ day of _____ 1885

Police Justice

0344

He went to said basement area
and found two silver watches.
That defendant has seen the watches
so found by said officer and
fully identified one of them
as being the stolen property aforesaid.
That defendant further identifies said
defendant as having been close
to defendant when his watch was
stolen.

Sworn to before me this 11th day of
September 1955
J. Harcourt
Police Justice

Dated 1888 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 1888 Police Justice

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

Dated 1888 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Offence—LARCENY.

Dated 1888
Magistrate
Officer
Clerk
Witnesses
No. Street
No. Street
No. Street
\$ to answer Sessions.

0345

BOX:

189

FOLDER:

1911

DESCRIPTION:

Mock, Philip

DATE:

09/30/85



1911

POOR QUALITY ORIGINALS

0346

177
Apr 3/86

Selling to Minor.

Counsel,
Filed 20 day of Sept 1885
Plends, Chas. H. Kanell

Presented to the Court of Special Sessions for the District of Columbia
This 6th day of Sept 1885

Prising made

RANDOLPH B. MARTINE,

District Attorney.

No. 319
Chas. H. Kanell
for defendant

A True Bill.

Chas. H. Kanell

Foreman

Witnesses:

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

POOR QUALITY ORIGINALS

0347

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Philip Mada

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

of the CRIME OF Selling strong and spirituous liquor to a minor,

committed as follows:

The said Philip Mada,

late of the 2nd Ward of the City of New York, in the County of New York aforesaid, on the 2nd day of August, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, certain strong and spirituous liquor, to wit: one quart of Lager Beer, under the name of did sell to one Eugene Brady, who was then and there a minor under the age of fourteen years, to wit: of the age of five years, as he the said Philip Mada then and there well knew and had reason to believe, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Randolph B. Martine,
District Attorney

0348

BOX:

189

FOLDER:

1911

DESCRIPTION:

Monohan, John

DATE:

09/28/85



1911

0349

BOX:

189

FOLDER:

1911

DESCRIPTION:

Hoey, Robert

DATE:

09/28/85



1911

POOR QUALITY ORIGINALS

0350

Witnesses:

It appearing by the within affidavits that it is impossible to secure the attendance of Charles Isaacson a material and necessary witness for the People; and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the defendant's hereto, John Monahan & Robert Roey be discharged, on full and recognizance.

N. Y., Oct. 30 1885

Randolph B. Martine
District Attorney.

4
C. J. A. D.
Counsel,
Filed 27 day of Feb 1885
Pleads, Ch. Quality 29

THE PEOPLE

vs.

John Monahan
and
Robert Roey

RANDOLPH B. MARTINE,

District Attorney.

Robbery, 3rd degree.
[Sections 224 and 223, Penal Code].
Attorney

W. J. G. G. G.
A True Bill.
Chas. R. Howell

Oct 30/85 Foreman.
Sept attached on his
own recognizance on
no of daily
FR

0351

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 Monahan
and
Robert Hony

The Grand Jury of the City and County of New York, by this indictment, accuse John Monahan and Robert Hony of the County of Kings, of attempting to commit the CRIME OF ROBBERY in the first degree, committed as follows:

The said John Monahan and Robert Hony, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-fourth day of December, in the year of our Lord one thousand eight hundred and eighty-nine, in the middle time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Charles Isaacson, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of fifteen dollars and one chain of the value of five dollars,

of the goods, chattels and personal property of the said Charles Isaacson, from the person of the said Charles Isaacson, against the will, and by violence to the person of the said Charles Isaacson, then and there violently and feloniously did rob, steal, take and carry away, (each of them the said John Monahan and Robert Hony being then and there aided by an accomplice actually present)

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.

Randolph B. Marthe
District Attorney

POOR QUALITY ORIGINALS

0352

Sept 25
3 PM

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

Police Court

District

1887

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paula J. J. J. J.
James J. J. J.
John J. J. J.
Robert J. J. J.

Offence Attempted
Robbery

Dated Sept 25 1887

Magistrate
Officer
Precinct

Witnesses

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

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

Dated Sept 25 1887 _____ Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

0353

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Robert Hoey 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

Robert Hoey

Question. How old are you?

Answer

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

5 Eldridge Street Hums

Question. What is your business or profession?

Answer

Apprentice in Type Foundry

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
Robert Hoey.

Taken before me this

day of

Robert Hoey
1899
Justice

0354

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *John Monahan*

Question. How old are you?

Answer *15 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *334 Paul Street, Bronx*

Question What is your business or profession?

Answer *Card Mounter*

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

Answer. *I am not guilty*
John Monahan

John J. [Signature]
188
Taken before me this
Police Justice.

0355

Police Court District.

CITY AND COUNTY OF NEW YORK, ss

Charles Isaacson

of No. 4 James Slip Street, Aged 30 Years Occupation Carpenter

being duly sworn, deposes and says, that on the 24 day of Sept 1885, at the 4th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

One gold plated watch and Chain

of the value of Twenty 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 force and violence as aforesaid by

John Marabon and Robert Macy (both now here) who were acting in concert with each other - to wit while deponent was walking through Olive street between Cherry and Water Streets at about 12 o'clock midnight of the above date, he was suddenly attacked by both of said defendants in the following manner said defendant Marabon came up behind deponent and thrust his arms around deponents body and held deponents arms behind deponents

Sworn to before me, this day of 1885

Police Justice

0356

back and immediately afterwards said
defendant Tracy came up and put
his hand across defendant's mouth
when defendant suddenly broke
away and shouted Police when
both said defendants ran away
and were subsequently arrested by
Officer John J. Bates of the 4th District
Police and were both identified by
defendant as being the persons who
attempted to feloniously take steal
and carry away from the person of
defendant the aforesaid property.

I am to be sworn
this 25th day of Sept 1885
Solo J. B. Smith
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1885
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District, Offence—ROBBERY.
THE PEOPLE, &c., on the complaint of vs.
1
2
3
4
Dated 1885
Magistrate.
Officer.
Clerk.
Witnesses, No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

0357

COURT OF GENERAL SESSIONS.

The People, &c.

John Monahan
vs.
Mal

OFFENCE

RANDOLPH B. MARTINE,
District Attorney.

0358

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Affidavit wanted

SUBPCNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York,

To *Charles Isaacson*

of No. *4 James Slip* Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *29* day of *Oct* instant, at the hour of eleven in the forenoon of the same day to testify the truth, and give evidence in our behalf, against

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

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of *Oct* in the year of our Lord 188*5*

RANDOLPH B. MARTINE, *District Attorney*

C

GLUED PAGE

0359.

Court of General Sessions.

same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

188 by _____ on the _____ day of _____

POPLE

New York, ss.:

Sworn to before me, this 188 }
day of _____

Notary Public,
N. Y. Co.

being duly

sworn, deposes and says: I reside at No.

_____ Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 28 day of October 1885, I called at No. 4 James Slip

the alleged residence of Charles Isaacson the complainant herein, to serve him with the annexed subpoena, and was informed by the lady who keeps the boarding house that he left there about three weeks ago. That he left very suddenly and gave no notice where he was going or when he would return. That she has not seen or heard of him since.

Sworn to before me, this 29 day of October 1885
Rudolph L. Schaff
Court of Deeds

John J. Carroll
Subpoena Server.

General Sessions Court.
N.Y. Co.

The People

Plaintiff

against

John Mahan

Defendant

Notice of Motion
(Copy)

FRANK J. KELLER,

Attorney for Defendant

320 BROADWAY,

NEW YORK CITY.

To: *Landolph B. Martine Esq.*
Attorney for the City - Copy.

Due and timely service of
[Signature] is hereby admitted.

Dated *[Signature]* 188

Attorney *[Signature]*

0360

POOR QUALITY ORIGINALS

0361

COURT OF GENERAL SESSIONS OF THE PEACE,
In and for the City and County of New York.

" "

The People &c.,

-against-

John Monahan

Indictment for Robbery

" "

Sir:

Please take notice that the above named defendant will move this Court, sitting in the Court House, City of New York, in Part 2 thereof, for his discharge on thursday the 29th October, at 11 A. M. or so soon thereafter as Counsel may be heard, upon the ground of lack of prosecution, under section 668, of the Code of Criminal procedure.

Dated New York City, October 27th 1885,

Frank J. Keller

Atty. for Deft.

320 Broadway,

New York City.

To Randolph B. Martine Esq.,

District Attorney for the

City and County of New York.

0362

COURT OF GENERAL SESSIONS.

The People, &c.

John Monahan
vs.
Robert Hoey

OFFENCE

RANDOLPH B. MARTINEZ
District Attorney.

0363

Court of General Sessions.

THE PEOPLE

John Monohan
Robert Hoey

City and County of New York, ss.:

John J. Bates being duly sworn deposes and says: I ~~reside at No. 4~~ am a Police Officer attached to the 4th Precinct Street, in the City of New York. ~~I am a subpoena server in the office of the District Attorney of the City and County of New York.~~ On the 13th day of October 1885, I called at No. 4 James Slip

the alleged residence of Charles Isaacson the complainant herein, to serve him with ^a subpoena, and was informed by the Landlady Mrs. Ellsen that he formerly resided there but had left about 2 or 3 weeks ago. That she could not tell where he had gone or where he could be found and had not heard of or from him since he left. I have called there on five or six previous occasions with the same result. and have made diligent search and inquiry among the neighbors and seafaring men but have been unable to gain any information as to the present whereabouts of the said Charles Isaacson.

Sworn to before me, this 14th day of October, 1885 }
Rudolph L. Schauf
Clerk of Deeds

John J. Bates
Subpoena Server.

N.Y. General Term Court.

The People v

Plaintiff

against

John Mahan

Defendant

Notice of Motion

FRANK J. KELLER.

Attorney for

Defendant

320 BROADWAY.

NEW YORK CITY.

Respectfully Submitted

for the Defendant

Due and timely service of

is hereby admitted.

188

Dated

Attorney for

0364

0365

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

The People vs

^{vs}
John Monahan
Indicted for Robbery.
In

Please take notice that
the above named defendant
will move this Court, sitting
in the Court House, City of New
York, in Part 2 thereof, for
his discharge on Thursday
the 29th October 1885, at
11, a.m. or as soon thereafter
as Counsel may be heard,
upon the ground of lack
of prosecution, under
section 668 of the Code
of Criminal Procedure.
Dated New York City, October 27, 1885

Frank Keefer

att. for def.

For
Rudolph B. Martiney, 320 Broadway
District atty. for the City and
Co. of N. Y.

0366

BOX:

189

FOLDER:

1911

DESCRIPTION:

Moore, Henry

DATE:

09/15/85



1911

POOR QUALITY ORIGINALS

0367

Witnesses:

Counsel, *J. J. Sullivan*
Filed *15* day of *Sept.* 188*5*
Pleads *Not Guilty*

Grand Larceny 2nd degree [Sections 528, 58 Pennl Code].

THE PEOPLE

v.

I
Jimmy Moore
(2 cases)

RANDOLPH B. MARTINE,

District Attorney.

70107

A True Bill.

Chas. H. Hamell

*Ready to sign
in Amick's indictment
Sent to Ed Murray
Sept 17/85*

0368

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Denny Moore

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

Denny Moore

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

The said *Denny Moore,*

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

one mandoline of the value of
fifty dollars,

of the goods, chattels and personal property of one *Sidnie Micali*

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.

Samuel J. Bernhart,
District Attorney

POOR QUALITY
ORIGINALS

0369

W. S. STUBBS.

J. H. BRADY.

J. C. MAYER.

METROPOLITAN CRAYON CO.

— MANUFACTURERS OF —

TAILORS' GUM DRUMS LINES & LEAD.

Marking Sticks and Wax Crayons for Machine Cutting.

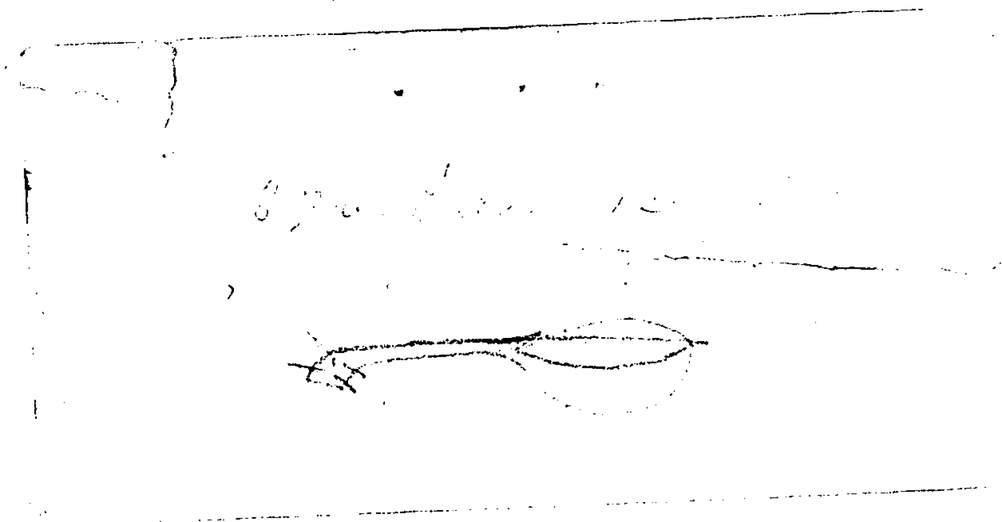
207 CENTRE STREET,

Bet. Howard and Grand St.

NEW YORK.

POOR QUALITY
ORIGINALS

0370



POOR QUALITY ORIGINALS

0371

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court No. 1 of 935
 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Wick
78. 3rd Ave.
Henry Stewart

2 _____
 3 _____
 4 _____

Offence *Larceny*

Dated *Sept 7* 188

Samuel Kelly
 Magistrate
 Officer.

John Lawrence
 Precinct.

Witnesses
 No. *1st - 3rd Ave*
 Street _____

No. _____ Street _____

No. *1000*
 Street _____
 to answer *98*

John Wick

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 _____

Henry Stewart

_____ 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 *Sept 7* 188 *John Lawrence* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINALS

0372

Sec. 198-200.

Frank District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer

Henry Moore

Question. How old are you?

Answer

27 years

Question. Where were you born?

Answer.

England

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

Answer.

37 Bowery - One week

Question What is your business or profession?

Answer

Seaman

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 guilty
Henry Moore.*

Taken before me this

day of

1887

Police Justice.

0373

Police Court—First District.

Affidavit—Larceny.

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

of No. 78 Third Ave Street, aged 29 years,
occupation Musician being duly sworn
deposes and says, that on the 31st day of May 1887 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One Mandoline "a musical instrument" of the value of fifty 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 Murray Moore

(now here) from the fact that the said deponent came to deponent's brother's place of business a Barber shop at No 78 Third Avenue and represented himself as Joe Mayer of the Metropolitan Cigar Co. No 207 Centre Street and gave his residence at No 376 East 14th Street and upon such representation obtained the above named property to show to his Mother and Sister and promised to return the same within of two days from the time he received

of }
Subscribed before me, this }
1887 }
day }
Police Justice.

0374

It is said defendant failing to do so
 deponent in Company with Charles
 Lawrence Callat No 376 East
 14th street and they were each informed
 that the said defendant had never
 lived at the said address. Deponent
 is informed by his brother Matteo Miceli
 that he saw said defendant in Custody
 of Officer Peter Kelly of the 6th Precinct
 and ~~the~~ deponent
 identifies said defendant as being
 the person who obtained said property
 and therefor charges said defendant
 with taking, stealing and carrying
 away the aforesaid property.

Given to before me } Silvio Miceli
 this 7th day of Sept 1880 }
 John J. Gorman }
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated 1880
 Police Justice.

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated 1880
 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 1880
 Police Justice.

Police Court, District, _____

THE PEOPLE, vs.,
 on the complaint of

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—LARCENY.

Dated _____ 1880

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer _____ Sessions.

0375

Witnesses:

Counsel,
Filed 16 day of Sept 1885
Pleads

And for THE PEOPLE
vs. Henry Moore
31 Printer
wife Charles F
Moore
(2 cases)
Grand Larceny in the 2nd degree.
(Sec. 528 and 531, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

20107 Dr Sept 19/85
per ed jury

A True Bill.

John H. Russell

Foreman.

0376

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Denny Moore

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

Denny Moore

of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Denny Moore,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *seventh* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note 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; *one* promissory note 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; *one* promissory note 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; *one* promissory note 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; *two* 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 twenty dollars *and*; *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 ten dollars; ~~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 five dollars;~~ ~~(divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of~~

of the proper moneys, goods, chattels, and personal property of one _____
~~on the person of the said~~ *Franka Mendenhall*, then and there being
found, ~~from the person of the said~~ _____ 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.

RANDOLPH B. MARTINE,
District Attorney.

0377

Police Court District. 1st - 935

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank M. Wood
Samuel W. Wood
Henry Wood

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

Offence Larceny

Dated Sept 7 188

Magistrate
Officer
Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
to answer
\$
Corn

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

Henry Wood

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 7 188 John J. Norman Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0378

Sec. 198-200.

First District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer Henry Moore

Question. How old are you?

Answer 21 years

Question. Where were you born?

Answer. England

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

Answer. 37 Bowery One week

Question What is your business or profession?

Answer Seaman

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 guilty
Henry Moore

I taken before me this

day of Sept 1887

John A. ...
Police Justice.

POOR QUALITY ORIGINALS

0379

Police Court - 1st District.

Affidavit - Larceny.

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

Frank Meunert
of ~~No~~ Tarrytown N.Y. Street, aged 33 years,
occupation Engineer being duly sworn

deposes and says, that on the 7 day of Sept 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money of the United States Consisting of One twenty dollar bill One ten dollar bill and two One dollar bills in all of the value of thirty two 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

F. J. Moore
numbered from the fact that the deponent met the defendant in company with another man, at the South East Corner of 3 Avenue and Forticks street and they had two drinks and a cigar together after which deponent told said defendant and said unknown man that he was going down town to purchase a suit of clothing and the said unknown man told deponent that he could get a good suit of clothes at No 96 Bowler Street and deponent and said

Sworn to before me, this 1887 day of Sept 1887
Police Justice.

POOR QUALITY ORIGINALS

0380

defendant in Company with said
unknown man went to 179 1/2
Baker street and after deponent had
taken off his pants to try on a new
pair, and while deponents old pants
were lying on the counter he saw
said defendant in the act of extract-
ing his hand from the pocket of the old
pants and run out of said store
whereupon the Clerk of said store
pursued said defendant who run
into a store on Centre street between
Astor and Grand sts and sit down
upon a chair in said store - when officer
Peter Kelly of the Sixth Precinct
arrested him and upon accusing
him of taking said property said defendant
admitted to said officer that he had taken
the aforesaid property and produced the same
which was identified by deponent as being the
property stolen and carried away.

Shewn to before me
this 7th day of Sept 1880
Police Justice
John J. Curran
John J. Curran
Dated 1880
of Frank Mombert

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1880
Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1880
Police Justice
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
1 _____
2 _____
3 _____
4 _____
Dated _____ 1880
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer

0381

BOX:

189

FOLDER:

1911

DESCRIPTION:

Moore, James

DATE:

09/29/85



1911

POOR QUALITY ORIGINALS

0382

Witnesses:

Counsel, *H. W. [unclear]*
Filed *29* day of *Sept* 188*8*
Pleas, *Indy [unclear]* (29)

Sections 498, 506, 528 and 531.
Indy [unclear]
Especially in the Third Degree.

THE PEOPLE
By [unclear] vs.
H. [unclear]
[unclear]

RANDOLPH B. MARTINE,
District Attorney.

70302
609 [unclear]
A True Bill.

Chas. H. [unclear]

Foreman
Prova 13 1/2
Lucas May 3.
S. P. [unclear]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Moore

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

James Moore

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

The said *James Moore*.

late of the *5th* Ward of the City of New York, in the County of New York, aforesaid, on the *14th* day of *September* in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Henry Parsons,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Henry Parsons,

in the said *Store* 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.

SECOND COUNT—

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

James Moore

of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows :

The said *James Moore,*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *midnight* time of the said day, with force and arms, *twelve dimes of the value of fifty cents each, twelve dimes of the value of fifty cents each, twelve nickels of the value of ten cents each, twenty five pieces of the value of ten cents each, one dime of the value of ten cents, one nickel of the value of five cents, one penny of the value of one cent, twenty five pieces of the value of ten cents each, one dime of the value of ten cents, and one dollar of the value of ten cents,*

of the goods, chattels and personal property of one *Henry Powers,*

in the *store* of the said *Henry Powers,*

there situate, then and there being found, *in* the *store* 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.

Randolph B. Martinie
District Attorney

5830

2nd bail for Ex 900M
Sept 25 1885

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court - 5th 103
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 James Moore
2 James Moore
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Offence Burglary

Dated 24 September 1885

John J. Korman Magistrate
Edward Thompson Precinct.

Witnesses William Connor

No. 2217 - Street Second St
James Mc Steena

No. 307 East 114 Street,
William Moore

No. 12 West 1570 Street,
William Moore

to answer _____
Allen

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

James Moore

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of fifteen 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 24 September 1885 John J. Korman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0386

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. James Moore

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. New York

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

Answer. 41st Avenue
31 Chrystie St. 8 months

Question. What is your business or profession?

Answer. Peedler

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
James Moore

Taken before me this

day of

1885

John J. Moore Police Justice.

0387

CITY AND COUNTY }
OF NEW YORK, } ss.

William Connors
aged 20 years, occupation Bar tender of No.

2217 - Second Avenue Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Henry Connors
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24
day of September 1885 William Connors

John Gorman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

James McKenna
aged 22 years, occupation Mason of No.

307 East 114 Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Henry Connors
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24
day of September 1885 James McKenna

John Gorman
Police Justice.

POOR QUALITY ORIGINALS

0388

Police Court 5th District.

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

of No. 2217-Second Avenue Street, aged 25 years,
occupation Liquor Merchant being duly sworn

deposes and says, that the premises No 2217-Second Avenue Street,
in the City and County aforesaid, the said being a brick building

and which was occupied by deponent as a Liquor Saloon for the sale of liquors and
sears
and in which there was at the time ^{no} A human being, by name

we BURGLARIOUSLY entered by means of forcibly unlocking the
lock of the door leading from the street into said
premises with a false key or pick lock and entering
therein

on the 10 day of September 1885 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:

One dozen silver plated Knives, one dozen silver plated
Forks, one dozen silver plated Napkins Rings, one dozen silver plated
Table Spoons, one dozen silver plated Tea Spoons, one bottle
of Brandy, about twenty five cigars, one shirt and
one linen collar in all of the value of about twenty
five dollars

the property of deponent and William Connors
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
James Moore (now here)

for the reasons following, to wit: ^{that} deponent is informed by William
Connors that on the said night about the hour
of 12.30 A M he locked and fastened the door
leading from the street into said premises. subsequently
deponent was further informed by James
M^r Kenna that on said night about the
hour of one o'clock he saw said defendant
open the door of said premises and enter therein
and saw said defendant come out of said

0390

premises to the street at said time he had
a bundle in his possession

Wherefore deponent charges said defendant
with burglariously entering said premises
and taking stealing and carrying away
the aforesaid property

Sworn to before me this 24th day of September 1885 } Henry Comross

John J. Comross
Police Justice

Police Court _____ District _____

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.
Burglary

Dated _____ 188 _____

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0391

BOX:

189

FOLDER:

1911

DESCRIPTION:

Moran, John

DATE:

09/24/85



1911

POOR QUALITY ORIGINALS

0392

Witnesses:

Counsel,
Filed 24 day of Sept 1885
Pleads, *Abol wily vt*

Grand Larceny, 3rd Degree.
(From the Person.)
[Sections 528, 531, Penal Code.]

THE PEOPLE

H. Field M. vs.

F

John Moreau

RANDOLPH B. MARTINE,

District Attorney.

NO 240

24 Sept 1885

Plead attempt.

A True Bill.

S.P. 2 1/2 yrs.

Chu H. Hamill

Foreman.

0393

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 Moran

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

John Moran

of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *John Moran*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch to the value of two hundred dollars.

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

Randolph B. Martin
District Attorney

0394

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert Stoker
or
John Moran

1 John Moran

2

3

4

Offence Larceny
from the Person

Dated Sept 21 1885

Kelrick
Barnet
Magistrate
Officer.

17 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ to answer P.S. Street.

to answer

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

John Moran

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

Dated Sept 23 1885 J.F. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0395

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John Moran

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

Question. What is your name?

Answer. *John Moran*

Question. How old are you?

Answer. *18 years.*

Question. Where were you born?

Answer. *I do not know*

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

Answer. *222 Madison St - I do not know how long*

Question. What is your business or profession?

Answer. *Nothing - I was looking for work*

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

Answer. *I am not guilty
John Moran*

Taken before me this

29

day of *Sept*

188*8*

B. J. [Signature]
Police Justice.

0396

9 District Police Court.

Affidavit-Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Robert Elder

of No. 9 St Marks Pl Street, New York

being duly sworn, deposes and says, that on the 29 day of September 1881

at the 17th Ward in 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 deponents person

the following property, viz :

One gold watch of the value of two hundred dollars (\$200-)

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 John Moran (now here)

for the following reasons. Deponent was standing at the corner of Fourth Avenue and Tenth Street when the said Moran took the said watch from deponents left vest pocket, and Deponent caught the deponent in the act of taking the said watch, and seized the said deponent, ~~and held him~~ ~~until he was arrested by~~ ran away, but

Sworn before me this 29 day of September 1881

Perce J. J. J.

0397

was immediately pursued and arrested
by Officer Bissert

Sworn to before me
this 23 day of September
1885-

R. Elden

J. P. [Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

ss.

AFFIDAVIT—Larceny.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0398

BOX:

189

FOLDER:

1911

DESCRIPTION:

Morehead, Eliza

DATE:

09/29/85



1911

Witnesses:

Counsel,
Filed *29* day of *Sept* 188*8*
Pleads *Maguel*

THE PEOPLE

vs.

*H
Maguel*

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

70 299

A True Bill.

Chas H. Kasmell

Foreman.

1 Subscribed over a conviction
July term 1885 - to
New York
Sept 30, 1885

0399

0400

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Eliza Morehead

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

Eliza Morehead

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

The said Eliza

late of the City of New York, in the County of New York aforesaid, on the twentieth day of September, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Samuel Morehead, in the peace of the said People then and there being, feloniously did make an assault and ruin the said Samuel, as well with a certain knife, and as with a great quantity of gun shells, which the said Eliza in her right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as were likely to produce the death of the said Samuel, with intent ruin the said Samuel, thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Eliza Morehead

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

The said Eliza Morehead

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Samuel Morehead, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said Samuel,

as well with a certain knife as with a great quantity of gun shells,

which she the said Eliza in her right hand then and there had and held, the same being as likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Swarthout District Attorney

0401

Police Court 3 1022 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Morehead
City Prisoner
Elijah Morehead

Offence Felonious Assault

Dated Sept 26 188

Magistrate
G. Kelly
Officer
Brykney
Precinct 19

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 500 to answer S. B.

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 _____

Elijah Morehead

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Sept 26 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0402

Police Court— 3 District.

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

Samuel Morehead
of No. 354 Madison Street, aged 62 years,
occupation Engshoema being duly sworn

deposes and says, that on the 20 day of September 1885 at the City of New
York, in the County of New York, in the 7th ward

he was violently and feloniously ASSAULTED and BEATEN by Elyzer
Morehead, snow free who struck
deponent on the head with some
clam shells, and cut deponent
on the head and hand with a
knife

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

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

Sworn to before me, this 20 day }
of September 1885 } Samuel T. Morehead
Mark

Samuel C. Kelly Police Justice.

0403

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Elyza Morehead

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. *Elyza Morehead*

Question. How old are you?

Answer. *52 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *252 Madison St., one month*

Question. What is your business or profession?

Answer. *Married woman*

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. *He assaulted me first I did not cut him with a knife. I did not have a knife. I struck him only in self defence*

*Elyza her Morehead
mark*

Taken before me this

26

day of *September*

1881

Samuel P. Hendley Police Justice.

0404

BOX:

189

FOLDER:

1911

DESCRIPTION:

Morehead, Samuel

DATE:

09/29/85



1911

0405

Counsel,
Filed *Sept* day of *Sept* 188*8*
Pleads

THE PEOPLE

vs.

Samuel Anderson

By
Especkham

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

M 300

A True Bill.

Chas. H. Hummel

Rep. H. 310 Foreman.

Franko Aqueduct 3 Key
1912. New PR

Witnesses:

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

0406

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Morehead

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

Daniel Morehead.

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

The said Daniel.

late of the City of New York, in the County of New York aforesaid, on the twentieth day of September, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Eliza Morehead, in the peace of the said People then and there being, feloniously did make an assault and then the said Eliza, as well with a certain knife as also with a certain padlock and there containing a great quantity of saw shells, which the said Daniel in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound, the same being and means and force as were likely to produce the death of the said Eliza, with intent then the said Eliza thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Daniel Morehead

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

The said Daniel.

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one Eliza Morehead in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and then the said Eliza, as well with a certain knife, as with a certain padlock and there containing a great quantity of saw shells, which the said Daniel in his right hand then and there had and held, the same being likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph W. Martin District Attorney

0407

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

POLICE COURT, 3 DISTRICT.

Joseph Doughney

of No. 13th Precinct Street, being duly sworn, deposes and says,
that on the 20 day of September 1885

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

Samuel Morehead, (now here) charged with felonious assault upon his wife Elyza Morehead. The said Elyza Morehead is now lying in Bellevue Hospital suffering from the said injuries, unable to appear in court. Deponent therefore asks that the said Samuel Morehead be committed to await the result of the said injuries

Joseph Doughney

Sworn to before me, this 21st day of September 1885

Samuel C. Kelly Police Justice

0408

H/208
POLICE COURT - *3* DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Joseph Doughney

vs.

Samuel Morehead

AFFIDAVIT.

*Samuel Morehead
or Eliza Morehead*

Dated *Sept 21* 188 *7*

D O'Reilly Magistrate.

Doughney Officer.

Witness,

Disposition *\$1000 for E.*

0409

382.

Bellevue Hospital.

Sept. 21. 1885

This will certify that
Elyse Woodhead is a patient
in this Hospital, suffering from
wounds of the face. They are
not dangerous but she should
not be removed before Sept. 23.

P. M. Chandler, M.D.
House Physician

POOR QUALITY ORIGINALS

0410

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court 3 District.

1887

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edgar Morehead
City Prisoner
Samuel Morehead

2 _____
 3 _____
 4 _____

Offence Pelation
Assault

Dated Sept 26 188

C. Reilly Magistrate
Stuyvesant Officer
137 Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 500 to answer Q. A.

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 _____

Samuel Morehead

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

Dated Sept 26 188 Samuel C. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINALS

04111

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Samuel Morehead 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. Samuel Morehead

Question. How old are you?

Answer. 62 years

Question. Where were you born?

Answer. Ireland

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

Answer. 352 Madison St. since Sept 1

Question. What is your business or profession?

Answer. Lugshore man

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. She began to attack me and cut me with a knife and I struck her in self defence

Samuel his Morehead
mark

Taken before me this

26

day of

September

1885

at

?

Samuel C. Kelly Police Justice.

POOR QUALITY ORIGINALS

0412

Police Court— 3 District.

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

Eliza Morehead

of No. 354 Madison Street, aged 52 years,
occupation Married woman being duly sworn

deposes and says, that on the 26 day of September 1885 at the City of New
York, in the County of New York, on the 7th road

he was violently and feloniously ASSAULTED and BEATEN by Samuel
Morehead, (now here) who struck
deponent on the head with a pail of
clam shells, and cut deponent
in the head with a knife

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

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

Sworn to before me, this 26 day }
of September 1885 }

Eliza her
Morehead
mark

Samuel C. Smith Police Justice.

0413

BOX:

189

FOLDER:

1911

DESCRIPTION:

Morris, Anneil

DATE:

09/16/85



1911

POOR QUALITY ORIGINALS

0414

Edw Priddy w.

Counsel, *Edw Priddy*
Filed *Sept 1883*
Pleads *Not Guilty*

Grand Larceny *2nd* degree
[Sections 528, 531 Penal Code]

THE PEOPLE

R

Quinn Morris
James P. [unclear]
James J. [unclear]
James J. [unclear]

RANDOLPH B. MARTINE,

District Attorney.

No 137

A True Bill.

Chas H. Russell

James Len Foreman.

Robert [unclear]
James [unclear]

Witnesses:

Sept. has been
back the #17
which he is at
for the [unclear]
see [unclear]

0415

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Amiel Morris

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

Amiel Morris

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

The said *Amiel Morris*,

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

one horse of the value of two hundred dollars,

of the goods, chattels and personal property of one *Francis*

Ruggers,

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.

Randolph S. Martin
District Attorney

04 16

Testimony in the
Case of
Annal Morris

Filed Sept
1883

Faint, mostly illegible text, likely the beginning of a legal document or testimony.

Faint, mostly illegible text, likely the middle section of a legal document or testimony.

Faint, mostly illegible text, likely the end of a legal document or testimony.

0417

The People Court of General Sessions, Part I.
vs. Before Recorder Smyth.
Anneil Morris.

September 25, 1885.

Indictment for grand larceny in the second degree.

Francesco Runggierre sworn and examined. I live at 1025 First Avenue in this city and am an expressman; on the first of August I saw Morris in 76th Street and Third Avenue, I hired a horse out to him, he was to pay me five dollars a week, to pay me every Saturday at the end of the week; at the end of the first week I asked him for the five dollars, he said that he owed me the money but he had none then because he had not earned anything, he said I will bring you the horse back to-morrow but he did not bring him back. In five weeks afterward I saw the horse with Mr Murphy who is now in court; he was passing my house and I knew the horse and had Mr Murphy arrested. He said he bought the horse in First Avenue. I paid two hundred dollars for the horse when I bought it; if I had to sell the horse I would ask two hundred dollars for it, it was worth a hundred dollars, I do not know what I could get for it because I never tried to sell it, it was worth a hundred dollars in the market.

Cross Examined. I know the defendant three months, it is not a fact that I sold the horse to this man; sometime before I hired the horse to the defendant it was sick but when he received it it was already cured and in good condition. I had a conversation with Joe Allesso, he asked me if I would hire a horse out to a poor man, I said I don't know the man but I know you and account of

0418

being acquainted with you I will hire the horse to him, I told Allesso that I asked five dollars a week for the horse; he said, this is a poor man, give him the horse and if he does not pay the five dollars I will see that you will be paid. I did not say to Joe that I sold the horse for thirty dollars, I did not want to hire the horse out to this man.

James Martin sworn. I live on Eleventh Avenue between 67th and 68th Streets and am a venter, I have often seen Morris, I bought a horse from him about four weeks ago, I had the horse about three weeks and it is about a week or a little over since I have not had him. I gave for the horse fifteen dollars and a grey mare; the defendant said that he bought the horse of a man at 110th Street and First Avenue and paid thirty dollars for him, I think he mentioned the name but I do not remember it; I have seen the man who just testified here and that is the man from whom he said he bought him for thirty dollars; afterwards the horse was taken from me with a big load of clams when I was passing 100th Street and First Avenue, he stopped me and asked me where I got the horse and I told him I bought him of Morris, the wagon was left standing on the street, the Frenchman identified the horse as his.

Cross Examined. I have bought and sold horses, the value of the grey mare was ~~twenty five dollars~~ ^{\$7.50} and another horse I swapped; I gave him two horses, the grey mare was worth \$7.50 and the other horse was worth \$22.00 and I gave him fifteen dollars cash, \$44.00 in all. I had a great deal of trouble with the horse, she was lame, I

04-19

doctored her every week and rubbed her every night and gave her medicine, I had her fat and looking good when she was taken away, I guess she would be worth about fifty dollars, she was lame and blistered and all sore when I got her.

John H. Reilly sworn. I am an officer of the 23rd precinct and arrested the defendant in this case, I first arrested Martin and then I arrested Morris when he came up to the Court as a witness, I arrested Martin corner of 106th Street and First Avenue about half past five o'clock in the afternoon. The defendant told me that he hired the horse for five dollars a week and that he did not pay any money for two or three weeks and that he was intending and wanted to pay his rent, that he had no money and he went to work and sold the horse.

Cross Examined. The defendant did not tell me that he bought the horse and was to pay it off in installments of five dollars a week.

Anneil Morris sworn and examined in his own behalf, testified: I work down at the freight dock and have worked there for five years as longshoreman, I recollect the day that I got the horse from this Frenchman, it was on Sunday morning; he told me, if you want to get this horse you have got to get the man who will guarantee fifteen dollars, this man Joe lives on 53rd Street. I told Joe all about it and he said, I will see him in market. The Frenchman said, we will go down to Joe's this afternoon. I went down and Joe says, it is all right, give him the horse and if he don't pay you I will guaran-

0420

you fifteen dollars; he sold me the horse for thirty dollars, I had to pay five dollars a week and when I had thirty dollars paid the horse was to be mine. The condition of the horse at that time was that he was lame, if I had to pay cash for him then I would not give twenty dollars, I did not pay him for the horse, I had no time, he got me arrested, I had the horse one week and then I sold him to Martin, I was in hard luck, I sold him to Martin for fifteen dollars and another horse and a grey mare, the grey mare was worth seven dollars, I did not pay the Frenchman but said I would do the best I could to pay him, I did not tell the officer that I hire the horse for five dollars a week nor did I tell him that I was unable to pay the rent and that I sold the horse for forty-five dollars, I told the officer that I sold my horse for thirty dollars and I had to pay him five dollars a week. If I had stole the horse I would not have gone to Court, I went to work to pay this man.

Fabrio Delessio sworn. I keep a fruit stand, I remember the defendant telling me that he needed a horse, I knew that the complainant had a horse and sent the defendant to him, I saw the complainant afterward and he said that he should like to have some one to be responsible for the defendant, I did not agree to pay him fifteen dollars if the defendant did not, I was not present he any agreement was made.

Robert Balsamo sworn. I keep a baker shop and know the defendant five years, he worked for me six months, his character is good.

The Jury rendered a verdict of guilty of petty larceny.

Handwritten notes:
 # 100-100-100
 100-100-100
 100-100-100

0421

POOR QUALITY
ORIGINALS

People v Morris } New York, Sept 26 1885 -

Received this day Seven
teen Dollars from brother
of defendant above named
by way of restitution re.

J. M. Martin

0422

POOR QUALITY ORIGINALS

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Red Head of No. James Martin

670 8th St. N. Ave Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Francesco Ruggiere

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

Sworn to before me this 10 day of Sept 1888 } James Martin

[Signature]
Police Justice.

0423

Police Court District.

J. G. [Signature]

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Francisco Mungano
2125 1st Ave.
Amiel Morris

Offence *Galleguery*

BAILABLE,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

188

Magistrate

Officer

Precinct

Witnesses

No. 1

No. 2

No. 3

No. 4

\$

to answer

Street

Street



James Martin
68 W. 11th St.
500
[Signature]

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

Amiel Morris

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

Dated *Sept 10* 188 *[Signature]* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0424

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer *Amiel Morris*

Question. How old are you?

Answer *23 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *68th St. 10 & 11. 3 days*

Question What is your business or profession?

Answer *Labourer*

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*
Amiel ^{Amiel} Morris
Amiel

Taken before me this

19

day of

1884

Police Justice.

POOR QUALITY ORIGINALS

0425

Police Court— District.

Affidavit—Larceny.

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

of No. 2125 1/2 St. Avenue Street, aged 31 years,
occupation Copysman being duly sworn

deposes and says, that on the 1 day of August 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One horse of the value of Two hundred 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 Amiel Morris now kept

from the fact that on or about said date said Morris hired said horse from deponent and further deponent was informed, by one James Martini that said Morris came to him Martini and sold said horse, without deponent's permission and deponent therefore charges said Morris with stealing and carrying away said property.

Francesco Ruggiero

Sworn to before me, this

1887

Police Justice.

0426

BOX:

189

FOLDER:

1911

DESCRIPTION:

Morse, Charles M.

DATE:

09/14/85



1911

POOR QUALITY ORIGINALS

0427

Counsel, *[Signature]*
Filed *14* day of *Sept* 188*5*
Pleads.....

Grand Larceny *2nd* degree
[Sections 528, 58 Penal Code]

THE PEOPLE

v.s.

R

Quadrant. move
1900
1900

RANDOLPH B. MARTINE,

District Attorney.

Ms. 58

A True Bill.

Chas. H. Russell

Sept. 14 1885

Foreman.

Leads Truly

24 6 1885

Witnesses:

Geo Campbell

Official Property

Produced by Landmark

new decess in

Case to appia

FD

0428

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles M. Morse

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

Charles M. Morse

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

The said Charles M. Morse,

late of the First Ward of the City of New York, in the County of New York aforesaid on the 14th day of June, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms,

one chain of the value of forty five dollars, two bracelets of the value of fifteen dollars each, and one ring of the value of ten dollars,

of the goods, chattels and personal property of one Alexander Martin.

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.

Randolph B. Martin
District Attorney

POOR QUALITY ORIGINALS

0429

10982
MORRIS DAVIS,
165 East 125th Street,
NEW YORK.

Sixth District.

	1885
\$	Cts.
<i>James</i>	
<i>Bracelet & Chain</i>	<i>2700</i>

March 20th 1885

GOOD FOR ONE YEAR ONLY.
 Not accountable for loss or damage by fire, breakage, robbery or moth.
Rates of Interest.
 On sums of 100 Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over 100 Dollars, 2 per cent. per month for first six months and 1 per cent. per month thereafter.

James Broker,
125th Street.

will please send to this
as stolen property, the
the annexed ticket, and

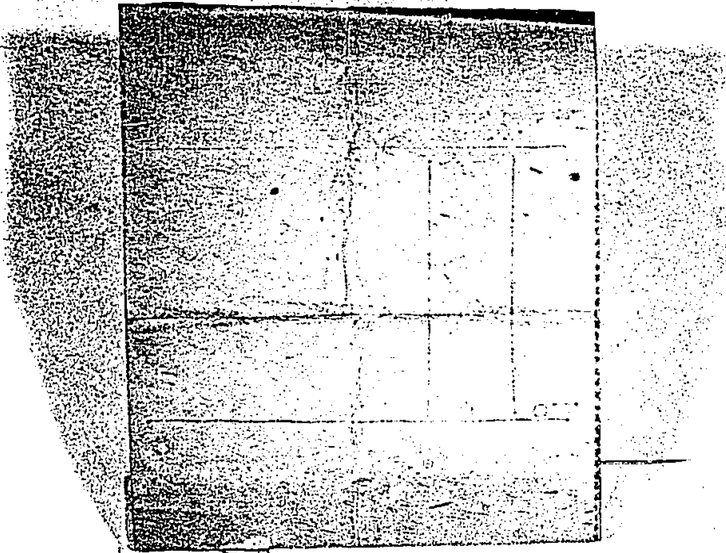
consisting of *Bracelet & Chain*

Respectfully,

P. G. Duffy
POLICE JUSTICE.

POOR QUALITY ORIGINALS

0430



Police Court, Sixth District.

New-York, August 30th 1885

Morris Davis

Pawnbroker,

No. 165 1/2 East 125th Street.

You will please send to this Court, for identification as stolen property, the article represented by the annexed ticket, and consisting of Braclen & chain -

the number of tickets being 12. 202.

Respectfully,

[Handwritten signature]

POLICE JUSTICE.

1 E 4 0

124
Police Court - 1st District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Walter M. ...
Charles M. Moore

1
2
3
4
Office of ...

Dated August 30th 188

Magistrate

William Clark
Officer

23rd Precinct.

Witnesses
No. 1880 ...
Street.

at ...
No. 1880 ...
Street.

to answer ...
No. 1880 ...
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

Charles M. Moore
of the City of New York, until he give such bail.

Dated August 30th 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0432

Sec. 198-200

6th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles M. Morse 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. *Charles M. Morse*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Rhode Island*

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

Answer. *Rhode Island, 20 years*

Question. What is your business or profession?

Answer. *Telegraph Lineman*

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 guilty of the charge
Charles M. Morse*

Taken before me this *30th*

day of *July* 188*8*

[Signature]
Police Justice.

0433

6th District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 128 Alexander Avenue Street, Heattie Martin aged 34 years, occupation domestic
being duly sworn, deposes and says, that on the 5th day of June 1885
at the hour of about 6 O'clock P.M. at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, with intent to deprive the true owner of her property

the following property, viz.:

One gold opera chain of the value of forty-five dollars
One pair gold Brackets of the value of thirty-dollars
and one gold ring of the value of ten dollars
said property being together and in all of
the value eighty-five dollars

the property of deponent and her husband Alexander Martin

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 M. Morse (now here), from
the fact that since the commission of
said offense and in open court, the
said Charles M. Morse, admitted & confessed
to deponent, that he did on said day so
feloniously take, steal, & carry away said
property, and did from the same and
did subsequently send the pawn tickets for
said property to deponent's sister

Heattie Martin

Sworn before me this

Mayor Justice

0434

BOX:

189

FOLDER:

1911

DESCRIPTION:

McMullen, Michael

DATE:

09/16/85



1911

POOR QUALITY ORIGINALS

0435

Boylan

Counsel,
A. Keller

Filed *1* day of *Sept* 188*5*

Pleas *Not guilty*

THE PEOPLE

vs.

Assault in the Second Degree.
(Section 218, Penal Code.)

L. B.

Michael M. Mendenhall

Judge

RANDOLPH B. MARTINE,

District Attorney.

Judgment dismissed.

Jan 11/86.

A True Bill.

Chas H. Hamell

Foreman.

Michael M. Mendenhall
of the County of ...

Witnesses:

On the statement of the Complainant herein hereto attached, and upon an examination of the evidence herein I am of the opinion that the complaint may properly be dismissed & the defendant discharged.

N.Y. June 11th 1886

Sproul
Sproul's

POOR QUALITY ORIGINALS

0436

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Mc Mullen

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

Michael Mc Mullen

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

The said Michael Mc Mullen,

late of the City and County of New York, on the ~~Twenty~~ ^{Twenty} day of August, in the year of our Lord one thousand eight hundred and eighty ~~five~~ ^{five}, with force and arms, at the City and County aforesaid, in and upon one

August Newach.

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Michael Mc Mullen,

with a certain ~~cross-bar~~ ^{cross-bar} which ~~he~~ ^{he} the said

Michael Mc Mullen, in his right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, ~~him~~ ^{him}, the said August Newach, then and there feloniously did wilfully and wrongfully strike, beat, ~~bruise and wound~~ ^{bruise and wound}, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martine,
District Attorney

0437

3^d District Police Court.

Sec. 151.

The within named

CITY AND COUNTY } OF NEW YORK, } ss In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Augusta Knack of No. 179 Duane Street, that on the 28 day of August 1885 at the City of New York, in the County of New York,

he was violently **Assaulted** and **Beaten** by Michael Muller 316 E. 11th St.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are; Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 31 day of August 1885

M. Patterson POLICE JUSTICE.

POLICE COURT, 3 DISTRICT.

THE PEOPLE, &c., ON THE COMPLAINT OF

Augusta Knack vs.

Michael Muller

Warrant - A. & B.

Dated August 31st 1885

Patterson Magistrate.

Patterson Officer.

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Patterson Officer.

Dated Sept 7th 1885

This Warrant may be executed on Sunday or at night

Solomon S. Smith Police Justice.

REMARKS. 4

Time of Arrest, Sept 7th 1885

Michael Muller

Native of Germany

Age, 37

Sex Male

Complexion, 1

Color White

Profession, Bricklayer

Married Yes

Single "

Read, "

Write, "

316 E. 11th St

0438

Sec 838.

7 District Police Court.

UNDERTAKING TO ANSWER—*General* SESSIONS.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 12 day of September 1883 by
Clarence J. Power a Police Justice of the City of New York. That
Michael ^{Mc} Mullen be held to answer upon a charge of
Assault.

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

We, Michael ^{Mc} Mullen Defendant of No. 316 East
Eleventh Street; Occupation Mason, and
Arthur J. Mc Quade of No. 313 East Thirteenth Street;
Occupation Iron Dealer Surety, hereby undertake jointly and severally,
that the above named Michael ^{Mc} Mullen shall appear and answer the charge above-
mentioned, in whatever Court it may be prosecuted: and shall at all times render h i self amenable to the orders
and process of the Court; and if convicted, shall appear for judgment, and render h i self in execution thereof,
or if he fail to perform either of these conditions that we will pay to the People of the State of New York, the sum
of three Hundred Dollars.

Taken and acknowledged before me, this 12
day of September 1883 }

Arthur J. Power POLICE JUSTICE.

Arthur J. Mc Quade
Michael ^{Mc} Mullen

0439

CITY AND COUNTY }
OF NEW YORK } ss

Arthur J. McQuade

the within named Bail and Surety being duly sworn, says, that he is a resident and free
holder within the said County and State, and is worth Ten Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of a house and lot of
the value of one thousand dollars, over and
above all incumbrances, situated at 313 East
Duane Street

Sworn to before me, this 12th
day of September 1888
W. J. [Signature]
Police Justice.

Arthur J. McQuade

New York General Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Neumark

Michael W. Miller

Undertaking to Answer.

Taken the _____ day of _____ 188

Justice.

Filed _____ day of _____ 188

0440

OFFICE OF JOHN FENNEL

Notary Public.

COUNSELOR-AT-LAW,

Deutscher Notar.

25 AVENUE A, COR. SECOND STREET,

New York, Sept. 5 1885

Michael Mullen, Esq.,

316 East 11th St. City

Sir:

A claim against you for an assault
alleged to have been committed by you
upon August Neusch, has been placed
in my hands for collection prosecution.
Will you please call at my office
Monday between 4 - 5 p.m.!

Yours
John Fenel.

0441

Police Court 32 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 179 Lucas Street, aged 24 years,
occupation Plumber

being duly sworn, deposes and says, that
on the 28 day of August 1885 in the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Michael Mueller
who struck this deponent
a violent blow on his forehead
with a brick which the
deponent held in his hands

without any justification on the part of the said assailant

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

Sworn to before me, this 31
day of August 1885 } August Neusch

J. M. Patterson Police Justice

POOR QUALITY ORIGINALS

0442

H/182 + 179 961
Police Court, 3d District.

THE PEOPLE, &c.,
on the complaint of

August Mussen
179 Duane
Michael Mullen

Offence - Assault & Battery

Dated August 31 1885
Magistrate.

Witnesses, Bernard Callan
No. 216 E 39 Street,
No. Street,
No. Street,

\$ 300 to answer General Sessions.
By Saturday Sept 12 1885

Wanted by Arthur J. McQuade
317 East 13 St

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated Sept 17 1885

I have admitted the above named Michael Mullen Police Justice
to bail to answer by the undertaking hereto annexed.
Dated Sept 17 1885
There being no sufficient cause to believe the within named Michael Mullen Police Justice
guilty of the offence within mentioned, I order h to be discharged.
Dated Sept 17 1885

(3)

0443

Sep. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer. *Michael Mc Mullen*

Question. How old are you?

Answer *38 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *316 East 114th St Twelve years*

Question What is your business or profession?

Answer. *Mason*

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. *Not guilty and I demand a true jury
etc etc etc*

Taken before me this

day of *September* 188 *8*

W. J. ...
Police Justice.

0444

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Michael M. Mullen

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. It is rather the result of a dispassionate review at a day subsequent to the occurrence of the acts, causes and provocations which led to and took place at the time of the assault upon me - The facts in the case as they actually occurred are as follows - on the 28th day of August 1885 myself and defendant were employed upon a building in course of erection at 54 Division Street New York City. An altercation arose between us at to the temporary occupation and use of a ladder such as masons use and which was then on the premises. The defendant refused to let me have it - words of abuse passed between us and we came to blows - I do not think

0445

the defendant intended wilfully and maliciously to strike or wound me and that it was done wholly in the heat of passion and that I was probably as much to blame as he I think and believe under the circumstances as the facts show that he has been punished enough by the imprisonment, which he has already undergone

August Newch