

0491

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

McNulty, John

**DATE:**

09/29/91



4146

0492

379  
J. J. Johnson

Counsel,  
Filed day of 1891  
Pleads, Guilty

Burglary in the  
[Section 496, 506, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

THE PEOPLE  
vs.  
F

John McMurtry

DE LANCEY NICOLL,  
District Attorney.

West?  
Dec 14 1891

A TRUE BILL.

M. J. LaBerge  
F2. Apr 4. 1891  
Tovernant.

Dr. Cecim LaBerge  
City, Wash. D.C.

Nov 4. 1891  
Respectfully - W. J. B. M.

Witnesses:  
Catherine Regan  
Off Brown  
Jt  
Mary Barrett

In my opinion the evidence  
in this case will not  
warrant a conviction.  
I recommend the dis-  
missal of this indictment.  
Nov 4 1891 W. J. Davis  
Acct



0493

Police Court—2 District.City and County }  
of New York, } ss.:of No. 522 Washington Street, aged 40 years,  
occupation Keeps House being duly sworndeposes and says, that the premises No 522 Washington Street,  
in the City and County aforesaid, the said being a four story brick  
tenement house the second floor near  
and which was occupied by deponent as a dwelling apartment  
and in which there was at the time a human being, by name John Barrett  
Mary Barrett and deponents  
were **BURGLARIOUSLY** entered by means of forcibly entering through  
a window leading into a bedroom from  
the hallway of said apartmenton the 20<sup>th</sup> day of September 1891 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:One suit of clothes and one  
dollar and fifty cents in gold  
and lawful money of the United  
States the whole value as  
estimated \$ 11.00the property of John Barrett and Mary Barrett in the care of deponent  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property taken, stolen, and carried away byJohn Mc Nulty now free and  
another person not yet arrestedfor the reasons following, to wit: at about 2 a.m. on said  
date defendants came into deponent's rooms  
through the window from the fire escape  
while deponent was attending her daughter's  
child. That deponent ordered defendants  
and the other person out of her rooms.  
Deponent saw a large case knife in the hand  
of Mc Nulty when he left said room.  
That at about the hour of 5 a.m. on

0494

Said date defendant is informed by Mary Barrett that she heard a noise in her apartment and that she found the window leading from the Hallway into the bed room open and that said property was missing, and that the door leading into the Hallway was locked from the outside. Defendant further says that she subsequently found the aforesaid knife lying on the floor of her apartments. Defendant therefore charges the defendant with having Burglariously entered said premises and having taken carried away and stolen said property and prays that he be held to answer

Catherine F. Ragan  
Ver  
Mark

Sum to be for me  
this 21<sup>st</sup> day of September 1891

John S. Kelly } Police Justice

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

\_\_\_\_\_ Degree  
Burglary

Dated \_\_\_\_\_ 188 :

Magistrate.

Officer.

Clerk.

Witnesses :

Committed in default of \$ \_\_\_\_\_ Bail.

Bailed by \_\_\_\_\_

No. \_\_\_\_\_ Street.

0495

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Mary Barrett*  
aged *19* years, occupation *married* of No. *572*  
*Washington* Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of *Catherine Regan*  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this *21*  
day of *September* 189*6*. } *Mary Barrett*

*John S. Kelly*  
Police Justice.

0496

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*John Mc Nulty* 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 Mc Nulty*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *58 Greenwich Street 6 years*

Question. What is your business or profession?

Answer. *Peddler*

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 Mc Nulty*

Taken before me this 21 day of 1881  
*John Steel*

Police Justice.

0497

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.....

*Staudan*  
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 1891* 1891 *John S. Kelly* Police Justice.

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

Dated..... 18 ..... Police Justice.

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

Dated..... 18 ..... Police Justice.

0498

1248

Police Court--- 7 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Catherine Regan  
522 Washington St  
John Mc Kelly

Office  
B. W. Kelly

1  
2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street

Dated Sept 21 1891

Kelly Magistrate.

Wm Brown Officer.

8th Precinct.

Witnesses Mary Barrett

No. 522 Washington Street.

RECEIVED

No. .... Street.

No. .... Street.

No. .... Street.

\$ 1,000 to answer U.S.

Loan

#1,000 Bail & Sept 22

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 McArthur

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

John McArthur

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

The said John McArthur,

late of the Eighth Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of September, in the year of our Lord one
thousand eight hundred and ninety-one, in the month of the same day, at the
Ward, City and County aforesaid, the dwelling house of one John Barrett,

there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said John Barrett,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away, the said John McArthur being
then and there armed by a revolver,
a deadly weapon, whose name is to the
Grand Jury aforesaid unknown, and being
also armed with a dangerous weapon, to
wit: a certain deadly knife.

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

SECOND COUNT—

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

*John Bennett*  
of the CRIME OF *John Bennett* LARCENY, — committed as follows:

The said *John Bennett*.

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 *mid* time of the said day, with force and arms,

*one coat of the value of four dollars, one vest of the value of one dollar and fifty cents, one pair of trousers of the value of two dollars, and the sum of one dollar and fifty cents in money, lawful money of the United States of America, and of the value of one dollar and fifty cents,*

*John Bennett*  
of the goods, chattels and personal property of one *John Bennett*.

in the dwelling house of the said *John Bennett*,

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

*James M. Hill*  
*Attorney*

0501

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Meany, John

**DATE:**

09/28/91



4146

0502

Witnesses:

*R. M. Powers*

*W. J. Williams*

*29th*

Counsel,

Filed

day of

1891

Pleas,

THE PEOPLE

vs.

*John Meaney*

*Adm 17/91*

*Spid & Depnted*

DE LANCEY NICOLL,

District Attorney.

Grand Larceny, Second Degree, [Sections 528, 58, Penal Code.]

A TRUE BILL,

*M. J. Berry*

District Attorney.

*REC'D*

*2nd New York by Dec 91 1891*

*have 9th Part I M. J.*

*17th*

*Part I*

*1891*

0503

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Woodward*

aged 19 years, occupation Driver of No.

227 E. 109<sup>th</sup> Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Patricia Powell

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

Sworn to before me, this 18 day of July, 1897 } William Woodward

*[Signature]*  
Police Justice.

0504

Sec. 192.

J District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before Arthur J. White a Police Justice  
of the City of New York, charging John Kearney Defendant with  
the offence of Grand Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made to  
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-  
ing thereof having been adjourned,

We, John Kearney Defendant of No. 113 @ 110  
Thomas Darby of No. 71 East 114  
Street, by occupation a Team Driver Surety, hereby jointly and severally undertake that

the above named John Kearney Defendant  
shall personally appear before the said Justice. at the 57 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of Five  
Hundred Dollars.

Taken and acknowledged before me, this 18 day of July 1889 at John J. Kearney  
Thomas Darby  
POLICE JUSTICE.

0505

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Thomas Darby*

the within named Bail and Surety being duly sworn, says, that he is a resident and  
holder within the said County and State, and is worth *Five* 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 *Machinery and*

*Steam Drifts of the value*  
*of Five thousand Dollars*  
*contained in premises 95<sup>th</sup> Street*  
*bet 4<sup>th</sup> and 5<sup>th</sup> Avenue*

Sworn to before me, this  
day of *July* 1881  
Police Justice

*Thomas Darby*

Justice

Taken the ..... day of ..... 188

Undertaking to appear during the Examination.

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

0506

(1865)

Police Court ✓ District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. Patrick Powers  
Eagle Avenue #150<sup>2</sup> Street, aged 19 years,  
occupation Contractor being duly sworn,

deposes and says, that on the 17 day of July 1891 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
and Person of deponent, in the day time, the following property, viz:

Two Envelopes  
containing good and lawful money  
of the United States issue to the  
amount of twenty eight dollars

\$ 28.<sup>00</sup>/<sub>100</sub>

the property of William Woodward and James Smith  
and in the care and custody 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 Meany (now here)  
from the fact that on said  
date at about the hour  
of 7.30 P.m. said date deponent  
was standing in East 111 Street  
near 3 Avenue and said money  
was in the left hand pocket of  
the pants then and then worn  
on the person of deponent  
deponent is informed by William  
Woodward of 509 East 109 Street  
that he saw the said deponent  
take said money from the possession  
and person of deponent

Patrick J. Powers

Sworn to before me, this

day

of

1891

Police Justice.

0507

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*John Meany* 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 Meany*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *153 E. 110<sup>th</sup> Street 2 Years*

Question. What is your business or profession?

Answer. *Silk Finisher*

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 Meany*

Taken before me this

day of

*[Signature]*

Police Justice

0508

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

[Signature] 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 June 18 1891 [Signature] Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0509

Police Court---*Vst* District. *975*

THE PEOPLE &c.,  
ON THE COMPLAINT OF

*Fatima Powers*  
*Eagle Ave #150*  
*John Wraus*

*Officer Carney*

2  
3  
4

Date *July 18 1891*

*White* Magistrate.

*Williams* Officer.

*29* Precinct.

Witnesses *William Underwood*

No. *320-316 2 109* Street.

*Jessie Smith*

No. *303-29 103* Street.

*249 4 113*

No. *245 6 102* Street.

No. *225 6* Street.

\$ *1000*

*at July 21 1891*

*Geo. Par*  
*342*  
*Cherry*

FILED.

No. 1, by *Geo Saff Kenzie*

Residence *126 Greene* Street.  
*of Newman Street.*

No. 2, by

Residence \_\_\_\_\_ Street.

No. 3, by

Residence \_\_\_\_\_ Street.

No. 4, by

Residence \_\_\_\_\_ Street.

05 10

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 Meany

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

The said John Meany,

late of the City of New York in the County of New York aforesaid, on the 17th day of July - in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the day - time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty-eight dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty-eight dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of twenty-eight dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of twenty-eight dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of twenty-eight dollars,

of the goods, chattels and personal property of one William Underwood, on the person of one Patrick J. Powers, then and there being found, from the person of the said Patrick J. Powers 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.

DE LANCEY NICOLL, District Attorney.

05 11

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Meehan, Patrick

**DATE:**

09/17/91



4146

05 12

Witnesses:

*Off. Sumner 25<sup>th</sup>*

Counsel,

Filed

day of *Sept* 189*1*

Pleads,

137

THE PEOPLE

vs.

*Patrick Meehan*

CRIME AGAINST NATURE.  
[Sec. 303, Penal Code.]

*By  
10/2/91*

*DeSancy Tholl*  
JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

*W. J. LeBerry*

Foreman.

*Sept 17/91*

*Charles A. Smith, Esq.*  
*Per 1 of 1911*

0513

Police Court, 4<sup>th</sup> District.

City and County } ss.  
of New York,

of No. 25<sup>th</sup> Precinct - Precinct Street, aged \_\_\_\_\_ years,

occupation Police Officer being duly sworn, deposes and says,

that on the 28<sup>th</sup> day of August 1891, at the City of New York, in the County of New York, in the Empire City

Coliseum, at about the hour of 11.30 o'clock, P.M. said date. deponent saw Patrick Neehan and William Carvagh (both now here). and at that time the said defendants were sitting on a bench in the Park of said Coliseum. and the defendant Neehan had the defendant Carvagh's penis in his Neehan's mouth.

Wherefore deponent charges the said defendants with committing the abominable and detestable crime against nature, as aforesaid, in violation of subdivisions 2 and 3 Section 503 of the Penal Code of the State of New York. and prays the said defendants be held and dealt with according to law.

Sworn to before me  
this 29<sup>th</sup> day of Aug 1891  
M. A. Welch

Thomas J. Gannon

Police Justice

0514

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Patrick Meehan*

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. *Patrick Meehan*

Question. How old are you?

Answer. *30 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *25th Street - all my life*

Question. What is your business or profession?

Answer. *Domestic*

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*

*Patrick Meehan*  
*Domestic*

Taken before me this

day of *August* 189*9*

*[Signature]*

Police Justice.

05 15

(1885)

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*William Cavanagh*

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

Question. What is your name?

Answer. *William Cavanagh*

Question. How old are you?

Answer. *19 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *325 E. 50th St. 3 years*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer.

*I am not guilty*

*William H. Cavanagh*

Taken before me this *29*

day of *Sept*

*1891*

Police Justice.

05 16

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 Patrick

Meehan ~~and~~ William Caravanagh

guilty thereof, I order that ~~They~~ be held to answer the same and ~~They~~ 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 ~~they~~ give such bail.

Dated Aug 29 18 91 M. A. Heide Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named William Caravanagh

\_\_\_\_\_ guilty of the offence within mentioned. I order h to be discharged.

Dated Aug 29 18 91 M. A. Heide Police Justice.

0517

1138

Police Court--- 4 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Thomas J. Gussow*

*Patrick Muehan*

*Helenia Carmany*

Office  
Case against *Muehan*

3.....  
4.....

Dated *August 29* 1891

*Welde* Magistrate.

*Gussow* Officer.

*25* Precinct.

Witness *Patrick Walsh*

No. *25* *Praud-Pau* Street.

*W. 2* *Declarer*

No. .... Street.

No. .... Street.

No. .... Street.

*no 1500*



*W. 2* *Kerscheyed*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

05 18

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

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Esther Medman*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Esther Medman*  
of the CRIME AGAINST NATURE, committed as follows :

The said *Esther Medman*,

late of the City of New York, in the County of New York aforesaid, on the  
*thirtieth* day of *August*, in the year of our Lord one thousand  
eight hundred and ninety — *one*, at the City and County aforesaid,  
with force and arms, in and upon one *William D. Cavanaugh*,  
a — male person, then and there being, feloniously did make an assault, and  
*with* the said *William D. Cavanaugh*, in a manner  
contrary to nature, then and there feloniously did carnally know; 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.

05 19

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said *Colinda median* —

of the same CRIME AGAINST NATURE, committed as follows:

The said *Colinda median*,

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, feloniously did voluntarily submit to carnal knowledge of *himself* by one *William J. Caravaggio*, a — male person, in a manner contrary to nature; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

*John R. Fellows*  
JOHN R. FELLOWS,

*District Attorney.*

0520

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Meinen, Frederica

**DATE:**

09/28/91



4146

0521

Witnesses:

*James Newbold*

*Myer* 207

Counsel,

Filed

day of

189

Pleads,

*W. B.*

THE PEOPLE

vs.

*Frederica Meinen*

Sections 528, 532 Penal Code

**PETT LARCENY**

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*W. J. Berry*

Foreman.

*Oct-13<sup>th</sup> Part III*

*W. L. Part 3. October 13/91-*

*read and argued*

0522

Police Court 2 District. Affidavit-Larceny.

City and County of New York, ss: Charles Wimmerdingen of No. 48 East 9<sup>th</sup> Street, aged 56 years, occupation Hotel Keeper, being duly sworn, deposes and says, that on the 7<sup>th</sup> day of September 1891 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 time, the following property, viz:

- Two pair Mens Stockings
  - One pair Womens Stockings
  - One pair Handkerchiefs
  - One White Muslin Kerchief - in all of the amount and value of Two dollars and fifty-cents (\$ 2 <sup>50</sup>/<sub>100</sub>)
- the property of Deponent

Sworn to before me this 15<sup>th</sup> day of September 1891

Police Justice

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Frederica Monis (now here) from the following facts to wit: That on the 15<sup>th</sup> day of September 1891. deponent found the aforesaid property in a trunk belonging to the defendant - said trunk being in the Hall of the aforesaid premises - Deponent therefore charges the defendant with having committed a Larceny and asks that he may be held and dealt with as the Law may direct

Chas. W. Wimmerdingen

0523

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Henrica Minno*

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

Question. What is your name?

Answer. *Henrica Minno*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *59-2-Avenue*

Question. What is your business or profession?

Answer. *Servant*

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 -  
Henrick Minno*

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

*H. J. [Signature]*  
D. [Signature]

0524

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

~~guilty thereof~~, I order that he be held to answer the same and he be admitted to bail in the sum of Three Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he ~~give such bail~~  
Dated September 16 91 18 [Signature] Police Justice.

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

Dated ..... 18 ..... Police Justice.

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

Dated ..... 18 ..... Police Justice.

0525

Ex Sept 16<sup>th</sup> 2:30 P.M.  
17.10 A.M.

Police Court--- 2 --- District. 1237

THE PEOPLE, &c.;  
ON THE COMPLAINT OF

Charles Vermordinger  
48<sup>th</sup> East 9<sup>th</sup> St  
Ludovic Minis

Jacomy  
Mrs

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

2 .....  
3 .....  
4 .....  
Date September 16 1891  
Hogan Magistrate.  
C. J. J. Officer.  
115 Precinct.

Witnesses  
No. Hannah Vermordinger  
48 East 9<sup>th</sup> St  
Lillian Hayward  
No. 48 East 9<sup>th</sup> St. Street.

Call Officer  
No. .... Street.

\$ to answer G. J. by  
request of Council for defendant  
Cecilia

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederica Meinen*

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

*Frederica Meinen*

of the CRIME OF PETIT LARCENY, committed as follows:

The said

*Frederica Meinen*

late 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 ninety- *one*, at the City and County aforesaid, with force and arms,

*three pair of stockings of the value of fifty cents each pair, one handkerchief of the value of fifty cents and one skirt of the value of fifty cents*

of the goods, chattels and personal property of one

*Charles Heimerding*

then and there being found, then and there unlawfully 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.

## SECOND COUNT—

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

*Frederica Meinen*

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Frederica Meinen*

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,

*three pair of stockings of the value of fifty cents each pair, one handkerchief of the value of fifty cents and one shirt of the value of fifty cents*

of the goods, chattels and personal property of one

*Charles Heimerdingen*

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

*Charles Heimerdingen*

unlawfully and unjustly did feloniously receive and have; the said

*Frederica Meinen*

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

DE LANCEY NICOLL,

*District Attorney.*

0528

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Meyer, Gustan

**DATE:**

09/24/91



4146

252

Witnesses:

John L. Burk

Off. Wells

11 Oct 1891

Counsel,

Filed 24 day of Sept. 1891

Pleads,

M. J. Berry

THE PEOPLE

vs.

Sustav Meyer

Assault in the First Degree, Et. (Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

M. J. Berry

Foreman.

Part 3. October 7, 1891

Inid and Acquitted

[initials]

0530

Police Court 3rd District.

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

of No. 282 Broome Street, aged 31 years,

occupation Bar tender being duly sworn

deposes and says, that on the 7th day of Apr 1888 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED ~~and~~ by Gustave Meyer

(now here) who did wilfully and maliciously attempt to  
penetrate  
with the blade of a pen knife the  
deponent's held in his hand  
and said assault was committed

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 7th day of Apr 1888 by John C. Butt

John C. Butt  
Police Justice.

0531

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK

*Gustave Meyer* 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. *Gustave Meyer*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *643 East 14th Street New York*

Question. What is your business or profession?

Answer. *Porter*

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  
Gustave Meyer*

Taken before me this day of *Sept* 189*7*  
*John H. Ryan*  
Police Justice

0532

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.....

*Wepindan*  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *250* 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 8* 18*91* *John Ryan* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

0533

Police Court--- 5rd District. 1189

THE PEOPLE &c.,  
ON THE COMPLAINT OF

John L. Gutt  
282 B...  
Gustave Meyer

Officer: J. L. ...

2  
3  
4

Dated: Sept 1 1891  
Jas. S. Wells, Magistrate  
Officer  
11 Precinct

Witnesses

No. Street

No. Street

No. Street

\$ 1000 to answer

Handwritten signatures and notes at the bottom right of the document.

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Court of General Sessions of the Peace  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Gustav Meyer*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Gustav Meyer*  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows :

The said *Gustav Meyer*  
late 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  
ninety-*one*, with force and arms, at the City and County aforesaid, in and upon  
the body of one *John C. Butt* in the peace of the said People  
then and there being, feloniously did make an assault and *him* the said *John*  
*C. Butt* with a certain *knife*

which the said *Gustav Meyer*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, then and there wilfully and feloniously did *attempt to* strike, beat, cut, stab and  
wound,

with intent *him* the said *John C. Butt*  
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  
*Gustav Meyer*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Gustav Meyer*  
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,  
at the City and County aforesaid, with force and arms, in and upon the body of the said  
*John C. Butt* in the peace of the said  
People then and there being, feloniously did wilfully and wrongfully make another assault,  
and *him* the said *John C. Butt*  
with a certain *knife*

which the said *Gustav Meyer*  
in *his* right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully  
and wrongfully *attempt to* strike, beat, cut, stab 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.

*De Lansey McCall*  
District Attorney

0535

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Meyer, Martin

**DATE:**

09/10/91



4146

#5

Witnesses;

Joseph Rostenkowitz

Coll. Stevens

4th Ave

Counsel,

Filed

day of

1889

10 Sept 91

Pleads,

10 July 91

34

THE PEOPLE

vs.

Grand Larceny (Second Degree.)  
(From the Person.)  
[Sections 528, 529, 530 Penal Code]

Martin Meyer

N. D.

DE LANCEY NICOLL,

JOHN R. FELLOWS,

Attorneys at Law,  
District Attorney,  
and Counsel

S.P. 4 yad.

A True Bill.

W. J. C. Berry

Foreman

0537

(1365)

Police Court— District. Affidavit—Larceny.

City and County }  
of New York, } ss.  
of No. 5 Washington Street, aged 22 years,  
occupation laborer being duly sworn,  
deposes and says, that on the 13<sup>th</sup> day of August 1891 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:

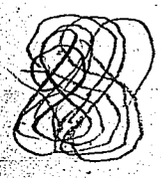
One pocket book containing  
one hundred and forty three  
cents of the value of  
Security Passes

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 Martin Meyer (numbered for  
the reasons hereinafter to wit: That  
on said day deponent had said  
property in said pocket book in the  
pocket of said pair of pants he  
had on, when deponent came in  
the room where deponent was and  
asked deponent to give him some financial  
assistance whereupon deponent  
took out said pocket book containing  
said money and gave him 10 cents  
and immediately put the said pocket  
book together with said money back  
in his pocket where said property  
was deposited and deposited both said

Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 1891

Police Justice.



9

0538

close  
down together in said room and defendant  
took defendant of his trousers and said  
defendant suddenly left said room  
and failed to return and defendant missed  
said property and caused defendant to  
be arrested. Depoent further says  
that no other person was in or left  
excepting said defendant and  
he charges him with the larceny of  
the property of said

Sworn to before me on  
this 17th day of August 1911

John P. ...  
Sheriff Justice

0539

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty*  
*Martin Meyer*

*[Signature]*

Taken before me this

day of *February* 1914

1897

Police Justice

0540

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.....

*Rependant*  
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, 1000 and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Aug 27 18 91 *[Signature]* Police Justice.

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

Dated..... 18 ..... Police Justice.

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

Dated..... 18 ..... Police Justice.

0541

Police Court--- District.

THE PEOPLE, &  
ON THE COMPLAINT OF

*Joseph Carter, dect*

1. *Martin W. [unclear]*  
2. \_\_\_\_\_  
3. \_\_\_\_\_  
4. \_\_\_\_\_

1081  
Offence

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

Dated *Aug 17* 1891

*L. [unclear]* Magistrate.

*[unclear]* Officer.

*3d* Precinct.

Witnesses *Complainant in*

*House of Detention* Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *1000* to answer *[unclear]*

*[unclear]*

0542

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

.....

The People,	)	Before
vs.	)	HON. RUFUS B. COWING,
MARTIN MEYER.	)	and a Jury.

.....

Tried September 14, 1891.

Indicted for GRAND LARCENY IN THE SECOND DEGREE.

Indictment filed September 10, 1891.

-----  
APPEARANCES:

Assistant District Attorney Vernon M. Davis,  
For The People.

Jacob Berlinger, Esq.,  
For The Defense.

-----

0543

2

JOSEPH BARTUSHEVIVTCH, the COMPLAINANT, testified through the Official Interpreter that he was confined at the time of the trial in the House of Detention. He was a laborer and worked in a sugar factory in Williamsburgh. On the 13th of August, 1891, he lived in Williamsburgh, and came over to New York and went to the office at 5 Washington Street---a labor office. He intended to go home to Russia. When the complainant entered the labor office at 5 Washington Street he saw the defendant. He the complainant at that time had in his possession 140 roubles. He gave \$73 for 140 roubles. In his right trousers pocket he had some change and he had the roubles in a pocketbook in the same pocket with the change. It was in the afternoon between 1 and 2 o'clock. The roubles were in paper money. When he entered the office and sat down the defendant came and sat beside him and commenced to talk. The defendant said, "I haven't had anything to eat to-day yet." And then the defendant told him the complainant that he was out of work and was very poor, and asked him the

0544

3

complainant if he would help him with ten cents. He the complainant took out of his pocket the pocketbook in which he had the Russian money, and put it in the pocket nearest the defendant. Then he took out his loose change and gave the defendant ten cents. He took out his pocketbook containing the Russian Roubles in order to get at the change. After he the complainant gave the defendant the ten cents, the defendant sat for a moment and then got up and said he would go out to buy something to eat---some sausage and bread. He the complainant also went out to the street. The defendant left his coat in the office. He the complainant turned back at the door and returned to the office. After he re-entered the office he accidentally put his hand in his pocket and missed his pocketbook. So he ran out immediately after the defendant, but he could not see him. He was gone. In the particular part of the office where he and the defendant were sitting there was nobody else but there were people in other parts of the room. He and the defendant were

0545

4

sitting on a bench together---close together. The defendant sat as close to him the complainant as he could get. He did not feel the defendant's hand in his pocket. If he had done so, he would have caught hold of the hand and held it. It was two minutes altogether from the time that he gave the defendant the ten cents to the time that he missed his pocketbook. He the complainant still had the defendant's coat in his possession. He found it in the office where the defendant left it. He left it on a chair in the office. When he the complainant ran out into the street to look for the defendant after missing his money he was followed by other people who had been in the office. He searched for the defendant for about two hours in the neighborhood of the office, but could not find him and returned to the office and told the proprietor that he the complainant could not go on the steams hip now because his money was all gone. When the defendant went out as he said to buy the bread and sausage he the complainant said to him at

0546

5

the door, "You have not got your coat on," and the defendant said, "Here in America you may go without a coat. I will not be long. I will be back soon."

In

C r o s s - E x a m i n a t i o n ,

the complainant testified that he had been in the United States for about four months.. He the complainant changed his pocketbook from one pocket to another in order to give the defendant ten cents in the defendant's presence. The defendant saw him make the exchange of the pocketbook. It was on Thursday that the larceny was committed, and on the following Saturday the defendant was arrested. The defendant came to that neighborhood, and other people saw him and notified him the complainant, and he went to the saloon where the defendant was and had him arrested. No money was found in the defendant's possession. Officer Stevens was the officer who arrested the defendant. He the complainant ran to get the policeman and a countryman held the defendant

0547

3

until he the complainant found the policeman. The policeman immediately took the defendant to the station house and he the complainant could not understand what they talked about. He the complainant said to the defendant, "Why did you take my money?" and the defendant said, "I didn't see your money."

-----

OFFICER CHARLES W. STEVENS testified that he belonged to the 2nd Precinct. He arrested the defendant about 11 o'clock on the night of the 15th of August---Saturday night. The defendant was then on the sidewalk held by another man---a Pole. He arrested the defendant in Washington Street in front of No's 3 and 5, a large tenement house. He had previously seen the complainant and talked with him through an interpreter. The complainant's friend sa to him the Office in broken English that the defendant was the man who robbed the complainant. Then the defendant said in broken English, "Not your money." Then the

0548

7

officer arrested the defendant and took him to the station house. He was searched but nothing at all was found upon him. He had a pair of gold-rimmed eyeglasses.

In

C r o s s - E x a m i n a t i o n ,

The witness identified a pair of eyeglasses handed to him by defendant's counsel.

-----

MARTIN MEYER, the DEFENDANT, testified through the official Interpreter that he had been in the United States about eight months and that he understood only a few English words. He knew the complainant and had worked with him about two months before his arrest. He the defendant knew nothing about the complainant's money. The gold-rimmed glasses were his own proper-

0549

S  
ty. When he was working he had to have glasses. He was a cabinet maker by trade and he could not see very well to do fine work. On the day that he met the complainant in the Washington Street labor office he had eyeglasses. He the defendant had never been arrested upon any charge before.

In

C r o s s - E x a m i n a t i o n ,

he said that he had the eyeglasses about six months. He bought them in Baltimore and paid \$4 for them. He could not recollect whether he had them on his eyes when he met the complainant. He did not ask the complainant for any money. He the defendant had money when he met the complainant. He the defendant showed the complainant 40 or 50 cents in change and he had altogether about \$5. in his pockets. Before the police officer came the complainant came up to him and said, "Now, I 've got you, thief." And when the complainant called him a thief he caught hold of him and said, "You call me a thief? I will

0550

9

have you arrested." and he the defendant called an officer. He also said to the complainant's friends "I am no loafer, and I've not got the money." In the station house he was searched and he had a pocket book containing a little change. On the way to the station house he the defendant bought some apples. He the defendant had his name entered in the employment office for work so he the defendant left his coat at the office until he got work. He had another coat and did not need that one. A little while before he the defendant was arrested he had been in the office inquiring whether there was any work for him. He the defendant had 600 roubles in his possession when he came to the United States, and he changed some into American money and others he kept. He had no roubles when he met the complainant. He had the roubles at that time in his valise. He had about 40 roubles. He did not have 140. Within a week of his arrest he had 140 roubles and he sent 100 back to Russia. A countryman named Mark Lapenas went back to Russia and he

gave Lapenas the money to take back to Russia. He had about 50 roubles in his possession on the day he was arrested---about 40 or 50. Before he was arrested and after he met the complainant he gave almost all of his roubles to a friend who was returning to Russia to take to his the defendant's home. He did not have any roubles changed into American money from the time he met the complainant until he was arrested. He had no necessity to have any changed because he had other money.

-----

ANNIE O'BRIEN testified in rebuttal that she lived at 264 East Broadway and had been living there for about two years and a half. She kept a saloon there. The defendant had visited her saloon twice. She saw him on the Thursday before the Saturday on which

0552

11

he was arrested in her saloon. The prisoner came into her saloon and she sent her son to change Russian money into American money. When he entered the saloon he showed the money. There was a hundred rouble bill among the money. She the witness was a Lithuanian from Russia and knew Russian money. He also had other bills. We wanted to have the Russian money changed into American money. He did not say where he got the money from. It was about 11 o'clock in the morning. When the defendant returned he had still the 100-rouble bill.

-----

GEORGE O'BRIEN testified that he was the son of the previous witness and he saw the defendant in his mother's saloon in August. The defendant asked him the witness where he could change some money. He the witness went to show him, and the defendant changed all of his money except the 100-rouble note which he kept. He the witness stood near the door in the

0553

12

broker's office, but could not tell how many roubles  
the defendant changed into American money.

In

C r o s s - E x a m i n a t i o n ,

the witness testified that he took the defendant to  
Emiloffsky's Bank to change the roubles into American  
money.

-----

THE COMPLAINANT being recalled, testified that  
in the money that was stolen he had a 100-  
rouble bill and a 10 rouble bill and two  
5-rouble bills.

-----

THE DEFENDANT being recalled, testified that he brought

0554

13

600 roubles with him from Russia. He the defendant  
had 130 roubles, but he did not know how much he  
had changed into American money.

\*\*\*\*\*

\*\*\*\*\*

0555

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

Charles W. Stevens

of No. 3d Precinct Street, aged 34 years,

occupation Police Officer being duly sworn deposes and says,

that on the 15th day of August 1891

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

Martin Meyer (numbered) on the complaint of Joseph Portoshvitch charging him with larceny from the person and that deponent has good and sufficient reasons to believe that said Portoshvitch will not appear at the next Court of General Sessions to prosecute said defendant and he therefore asks he be committed to the House of detention in default of bail Charles W. Stevens

Sworn to before me this

of August 1891

14th day

[Signature]

Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Meyer

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

Martin Meyer

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

The said

Martin Meyer

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

the sum of one hundred and forty roubles in money, lawful money of the Empire of Russia, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of seventy dollars and one pocketbook of the value of one dollar

of the goods, chattels and personal property of one on the person of the said 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.

Joseph Barteshevitch  
He Lancey Nicoll,  
District Attorney

0557

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Miller, George

**DATE:**

09/21/91



4146

Witnesses:

*Carrie Maitland*

*H. J. Goldsmith* 192

Counsel,  
Filed day of *Sept* 1891  
Pleads, *Not guilty*

34 THE PEOPLE

*George Miller*  
*Greenwich*

Assault in the First Degree, Etc.  
(Sections 217 and 218, Penal Code.)

DE LUCY HULL,  
JOHN R. FELLOWS

District Attorney.

A True Bill

*W. J. Berry*

Sept 2 - Sept. 24, 1891  
Foreman.

found and convicted of  
assault in the 2<sup>d</sup> deg.

*S. P. H. yrd.*  
*Sept. 25*

0559

Police Court \_\_\_\_\_ District \_\_\_\_\_

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

*Lorenz Mattentensen*

of No. *38* *Greenwich* Street, aged *28* years,  
occupation *Labrer* being duly sworn

deposes and says, that on *20* day of *August* 189*1* at the City of New  
York, in the County of New York, in *Greenwich* Street.

he was violently and feloniously ASSAULTED and BEATEN by *George Miller*  
(now here) who cut, stabbed and slashed  
deponent in the face and neck, with a  
knife then and then held in the hands  
of the said Miller, inflicting seven wounds  
upon deponent.

*Battery Place  
Greenwich*

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 dealt with according to law.

Sworn before me, this *21* day }  
of *August* 189*1*. } *Lorenz Mattentensen*

*[Signature]*  
Police Justice.

0560

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

George Miller 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. George Miller

Question. How old are you?

Answer. 24 years.

Question. Where were you born?

Answer. Germany.

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

Answer. 2 Greenwich Street. 2 Weeks

Question. What is your business or profession?

Answer. Laborer

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  
George Miller

Taken before me this 21  
day of August 1891  
Police Justice

0561

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

*Defendant*  
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 *August 21* 1891 *[Signature]* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0562

1114

Police Court--- District.

THE PEOPLE &  
ON THE COMPLAINT OF

Lorenz Mutterheimer  
38 Commercial St  
George Muller

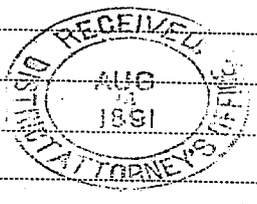
Offence *Assault*  
*felony*

1  
2  
3  
4

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

Dated *August 21* 1891  
*Divon* Magistrate.  
*Carney* Officer.  
*2* Precinct.

Witnesses .....  
No. .... Street.  
No. .... Street.  
No. .... Street.



\$ *1000* to answer *G.S.*  
*Carney*  
*ansh*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Miller

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

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

The said

George Miller

late of the City of New York in the County of New York aforesaid, on the twentieth day of August, in the year of our Lord one thousand eight hundred and eighty-one with force and arms, at the City and County aforesaid, in and upon the body of one Lorenz Mattenheimer in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said Lorenz Mattenheimer, with a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said George Miller in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent him the said Lorenz Mattenheimer 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

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

The said

George Miller

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Lorenz Mattenheimer in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said Lorenz Mattenheimer, with a certain knife a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said George Miller in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, 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.

DE LANCEY NICOLL, JOHN R. FELLOWS,

District Attorney.

0564

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Miller Julius

**DATE:**

09/28/91



4146

0565

Witnesses:

*Abner Coating*

Counsel,

Filed

day of

*27th*  
*1891*

Pleads,

THE PEOPLE

vs.

*H*

*Julius Miller*

*Second Degree*  
[Sections 228, 229, Penal Code.]

Grand Larceny,  
[Sections 228, 229,

DE LANCEY NICOLL,

District Attorney.

*12/27/91*

A TRUE BILL.

*W. J. Berry*

Tormentor.

*12/27/91*  
*W. J. Berry*  
*12/27/91*  
*W. J. Berry*  
*12/27/91*  
*W. J. Berry*

0566

Police Court 5<sup>th</sup> District.

Affidavit—Larceny.

City and County } ss:  
of New York, }

Albert Goetting

of No. Wm. Ave 10<sup>th</sup> Ave 158 + 159<sup>th</sup> Street aged 19 years,  
occupation Writer being duly sworn,

deposes and says, that on the 1<sup>st</sup> day of September, 1891 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 gold Hunting Case watch of the value of twenty-five dollars one silver Hunting Case watch of the value of ten dollars - one gold chain with ring and charm attached together of the value of fifteen dollars in all 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

Julius Miller (now here from the fact that deponent caught and detained the same defendant in the act of feloniously stealing and carrying away the above described property - which property was found in the possession of said defendant by deponent)

Albert Goetting

Sworn to before me, this 1<sup>st</sup> day

of Sept 1<sup>st</sup> 1891  
Police Justice.

0567

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Julius Miller* 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. *Julius Miller*

Question. How old are you?

Answer. *27 years -*

Question. Where were you born?

Answer. *Germany -*

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

Answer. *Home -*

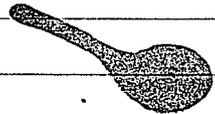
Question. What is your business or profession?

Answer. *Servant*

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*

*Julius Miller*



Taken before me this 14th day of September 1891  
*W. M. Leach*  
Police Justice

0568

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 W. J. Adams

~~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 15<sup>th</sup> 1891 W. J. Adams Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

0569

1221  
Police Court--- 5<sup>th</sup> District.

THE PEOPLE &c.,  
ON THE COMPLAINT OF

Adrian Crockett  
15-8 & 15-9 N. W. of 15<sup>th</sup> St.  
Julius Miller

Offence Carrying  
Fire Arms

Dated Sept 15<sup>th</sup> 1891  
Mease Magistrate.  
William Flanagan Officer.  
32<sup>nd</sup> Precinct.

Witnesses.....  
No. .... Street.  
.....  
No. .... Street.  
.....  
No. .... Street.



\$ 1000 to answer Rs.  
Chas

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Julius Miller

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

of the CRIME OF GRAND LARCENY IN THE

Julius Miller second

DEGREE, committed

as follows:

The said

Julius Miller

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

one watch of the value of twenty-five dollars, one other watch of the value of ten dollars, one chain of the value of eight dollars, one ring of the value of four dollars and one charm of the value of three dollars

of the goods, chattels and personal property of one

Albert Goetting

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.

De Lancey Nicoll  
District Attorney

0571

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Moche, Ludwig W.

**DATE:**

09/23/91



4146.

0572

229

Witnesses:

Edward Cider  
Off. Done 1st

Counsel,

Alfred W. [unclear]

Filed 23<sup>rd</sup> day of Sept 1891

Pleas, Not guilty

THE PEOPLE

vs.

Erving William [unclear]

H. D.

Degree, Penal Code, Grand Larceny, [Sections 588, 580]

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

W. J. C. Berry  
Foreman  
Part 3. October 23/91  
Indictment

The undersigned in  
this case is  
not sufficient  
in my judgment  
to justify an  
arrest.  
I have made a  
careful search  
of the books  
and records  
of this case and  
therein  
Oct 23/91  
Edw. Cider  
District Attorney

0573

229

Witnesses:

Edward Cider  
Off Dove 11th

Counsel, *Allen & W. 120*  
Filed *23<sup>rd</sup>* day of *Sept* 1891  
Pleads, *Not guilty, no*

THE PEOPLE  
vs.

*Adwig William Mochler*  
*H. I.*

Degree.  
Penal Code ]  
Grand Larceny, [Sections 588, 580

~~to be done~~ DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*W. J. L. Bern*  
Foreman  
Part 3. October 23/91  
Indictment

The evidence in  
this case is  
not sufficient  
to justify a  
conviction.  
I have made a  
careful re-examination  
of the books  
and recommend  
this case to be  
dismissed.  
W. J. L. Bern  
Oct 23/91  
I am in the above  
W. M. D. M. S., and

0574

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Elsie Hansen*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *38 Stanton St New York*

Question. What is your business or profession?

Answer. *Waitress*

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  
Elsie Hansen*

Taken before me this

day of *Feb* 1887

*John H. ...*

Police Justice.

0575

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK. } ss.

5  
District Police Court.

Louis Spiso 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. Louis Spiso

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Germany

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

Answer. 38 Stantonish New York

Question. What is your business or profession?

Answer. Restaurant and Coffee House

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

Louis Spiso

Taken before me this

day of October 1937

John H. Ryan

Police Justice

0576

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Petty Spiro* 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. *Petty Spiro*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *38 Stanton St New York*

Question. What is your business or profession?

Answer. *Struckup*

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  
Petty Spiro*

Taken before me this

day of *April* 1891

Police Justice

0577

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

*Defendants*  
Ludwig W. Mohle, Elsie Hanson & Louis Spira

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

Dated Sept 14 1891 *John Ryan* Police Justice.

I have admitted the above-named *defendants Ludwig W. Mohle, Elsie Hanson & Louis Spira* to bail to answer by the undertaking hereto annexed.

Dated.....18..... Police Justice.

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

Dated Sept 14 1891 *John Ryan* Police Justice.

0578

Subpoena

Elsie Hansen  
38 Stanton st

Police Court--- 3rd District. 1216

THE PEOPLE, &c.,  
IN THE COMPLAINT OF

Edward Eides

vs. H. D.

- 1 Ludvig W. Mohle
- 2 Elsie Hansen
- 3 Louis Juro
- 4 Betty Eiro

Offense  
From the person

BAILED:

No. 1, by  
Residence \_\_\_\_\_ Street.

No. 2, by  
Residence \_\_\_\_\_ Street.

No. 3, by  
Residence \_\_\_\_\_ Street.

No. 4, by  
Residence \_\_\_\_\_ Street.

Dated Sept 14 1891  
J. E. Eides Magistrate.  
William Com Officer.

Witnesses  
Louis Com to the  
house of detention in  
the city of St. Paul  
Bail Elsie Hansen  
63 First Street  
no H. Discharged city

No. \_\_\_\_\_  
\$100  
I have all the  
about the case

0579

District Attorney's Office.

PEOPLE

vs.

Mahler et al  
I consented to  
the discharge  
of Fabius Corpus  
of the debt to the  
Shro & Hanson  
The proof not  
being sufficient  
to warrant any  
conviction.  
I read the list  
run over  
carefully with  
Justice Ingraham  
and we both  
agreed.  
Sept 1871 David Wiley

0580

CITY AND COUNTY } ss.  
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

of William Dorn  
No. 15 Frederic Police Street, aged 27 years,  
occupation Police Officer being duly sworn deposes and says  
that on the 14 day of July 1888  
at the City of New York, in the County of New York: Edward Eider

(Now here) who is a material witness in a certain case against Ludwig W. Moke, Louis Spind and Elsie Hansen, and deposes that said couple anyone who might appear at the next Court of General Sessions in and for the City and County of New York. Wherefore deponent prays that witness may be ordered to enter into recognizance for his appearance as such witness.

William Dorn

Sworn to before me this

of

1888

(day)

Police Justice.

0581

Police Court-- District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated..... 188

Magistrate.

Officer.

Witness, .....

Disposition, 100 - Bail

0582

Police Court— District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 160 Second Street, aged 20 years,  
occupation Baker being duly sworn

deposes and says, that on the 10<sup>th</sup> day of Sept 1897 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 night time, the following property, viz:

Good and lawful money of the United States of the amount and value of One Hundred and four dollars

the property of Deponent

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

sons Spiro and Betty Spiro (all now here) from the fact that deponent at about the hour of eleven o'clock P.M. on said date went into the Cafe Hamburg No. 38 Stanton Street and at the time deponent had ten ten dollar bills in a pocket book in the inside pocket of deponent's vest worn on the person of deponent and in company with the four defendants deponent drank at the front room ten bottles of beer and three bottles of wine and they all took part in drinking said beer and wine than said deponent and said defendants went into the rear room of said cafe and deponent

Sworn to before me, this 18<sup>th</sup> day of

Police Justice

321

bought another bottle of wine and another  
 woman came into said rear room and  
 took part in drinking the bottle of wine in said  
 rear room and deponent further says  
 that he fell into a stupor or sleep and  
 does not remember anything further until  
 he deponent was awakened by Louis  
 Spino at about the hour of six o'clock  
 and thirty minutes A.M. on the next morning  
 and deponent immediately felt for his pocket  
 book and missed said pocket book from  
 the inside pocket of deponent's vest and  
 deponent informed said deponent Louis  
 Spino the proprietor of said Cafe that he  
 deponent had lost said amount of money  
 whereupon deponent charges said deponents  
 with acting in concert with each other in  
 taking stealing and carrying away said  
 pocket book containing said money from  
 possession and property of deponent and  
 prays they may be held and dealt  
 with according to law

Sworn to before me this

14<sup>th</sup> day of Decr 1897

Edward Corcoran

John R. Ryan  
 Police Justice

0584

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK

*Rudwig A Mollé* 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 to see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

*Rudwig A Mollé*

Question. How old are you?

Answer.

*40 years*

Question. Where were you born?

Answer.

*Germany*

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

Answer.

*160 Second Avenue West*

Question. What is your business or profession?

Answer.

*Painter*

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

Answer.

*I am not guilty*

*William Maehle*

Taken before me this day of

*John H. [Signature]*

Police Justice.

STENOGRAPHER'S MINUTES.

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

BEFORE HON.

POLICE JUSTICE,

*Ed Carter*  
*vs*  
*Wm H. Miller*  
*James J. Brown*  
*St. Charles*  
*D. Brown*

*John J. Brown*  
*Sept 14 1887*

APPEARANCES: { For the People, .....  
For the Defence, .....  
..... 188

I N D E X .

WITNESSES.	Direct Ex.	Cross Ex.	Re-Direct.	Re-Cross.
<i>Carter</i>	1	26		
<i>Miller</i>	24	34		
<i>Brown</i>	35	37		

*W. J. Kearney*  
Official Stenographer.

0586

DISTRICT POLICE COURT.

THE PEOPLE  
IN COMPLAINT OF  
*Ed. Under* Examination had  
*L. M. Moley* Before *John Ryan* Police Justice.

1891

*W. J. Sherry* Stenographer of the District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of *Ed. Under*

*Ed. Under* and all herein as taken by me on the above examination before said Justice.

Dated *Sept 18* 1891  
*John Ryan* Police Justice.  
*W. J. Sherry* Stenographer.

New York Sept 14/91  
 Third District Police  
 Court.

Edward Eider

Ludwig W. Wille

Elsie Hansen

Louis Spino

Betty Spino

Edward Eider being  
 duly sworn deposed  
 and says,

Cross Examination by

Q. Counsellor Lavine

Q. Where are you  
 from?

A. Austria

Q. How long have you  
 been in America?

A. 21 Months

Q. Where did you get  
 the gun day you

Q.

A. You had in your possession & given it from the program Savings Bank in 14th Street New York?

Q. A week ago last Tuesday?

Q. What day of the month was it?

A. Q. The first day of the month? How much did you draw from the bank?

A. One hundred and fifty dollars and 26 Cents.

Q. Have you more money there?

Q. Are you working anywhere?

A. No Sir.

Q.

3

Q Where did you spend  
the early part of  
last Friday the 10<sup>th</sup>  
(Thursday) of September  
1891

A In fact and two  
other men went to  
supper in the Board  
ing house No 160

Q Behind Street

Who

Q were the two other men

A Mohler and  
Richard

Q Mohler is the  
prisoner?

A Q Dohler when you  
had money?

A Q Where did you go  
from the Boarding  
house?

3

H

Q. If Allen Street  
I do not know the  
man, it is a Restau-  
rant

Q. How long did  
you stay there?

A. About 15 or 20  
minutes.

Q. Had you  
anything to drink?

A. I only eat my  
supper.

Q. Did you go  
into any saloon  
after that?

A. Where? Jes Sir.

Q. Where? Jes Sir.  
A. Every, we  
had a glass of  
Beer.

Q. What saloon?

A. I do not know where  
it is.

H

L.

Q. Who took you there?

A. He took a walk and went in and had a drink.

Q. Had you only one drink?

A. Only one. Q. Where did you go after that?

A. We went into another place and had another drink.

Q. Where?

A. He walked around the street.

Q. Have any more drinks?

A. No Sir, Richard left and went home then we went to his house.

6

Q. Was the Defendant  
with you when you  
went to No. 8 Stanton  
Street — where you  
dunk? A. Yes Sir,

Q. Was the Defendant  
dunk? A. Not to my

Q. Knowledge about

what time did you  
get in about what  
time? A. A little after

Eleven o'clock, I  
mean it was not (12)  
twelve o'clock.

Q. Did you have a  
watchman? A. Yes Sir,

Q. Have you got it now?

A. I pawned it.

6

M

Q. Did you have any other articles of jewelry on you?

A. No Sir,  
 Q. When you complained to the officer after you found out you were robbed, what did you do?

A. I went to Spero and told him I lost my money and Spero asked me if I accused of stealing the money, he said he could not say, but that he lost it in his Spero's place, then I brought a Police-man in and he accused Spero of stealing the money.

8

The policeman asked me that I said no but that I lost it in his peace, and then told me that Mohler took the money and went away.

Q.

Did you tell the officer you saw what you lost?

A.

Yes I told him how I lost money.

Q.

Did you say you lost a diamond ring?

A.

No sir, Did you tell any one you lost a diamond ring worth \$50. or any other sum?

A.

No sir, You and your friend were in there together,

8

9

Q. Did McSperry take  
any of your money?  
A. That I cannot  
say there was a  
lot of other people  
there, Mohler, Sperry,  
his wife, another girl  
and myself was this

the man (Hansen)

Q. That is the waitress  
another woman  
came in and sat  
down at the same  
table and helped

Q. explain the crime,  
your day, your  
got drunk there?

Q. No Sir,  
Did you ask the  
strange woman to  
dinner with you?

A. No Sir.

9

10

Q. How long was that woman there?

A. About 4 or 5 minutes, when I went to sleep.

Q. How much money did you pay out in that house?

A. Five dollars and one dollar bill there.

Q. How much money did you have when you left your boarding house?

A. One hundred and eight dollars in bills and between one and two (\$1.00) in change.

Q. Did you count the bills

10

11

A. Q. Yes Sir,

A. Q. What time the same day?

A. Q. Dinner time  
You say you  
spent five dollars  
in bills

A. Q. Four in bills,  
one in change,  
you spent that  
five in that place?

A. Q. Yes Sir,  
Will you swear you  
did not spend ten  
dollars?

A. Q. Yes Sir,  
Will you swear  
you did not spend  
more than ten \$10.

A. Q. Yes Sir,  
Did you spend

11

12.

my money at (for)  
supper?

Q. Did you buy the  
supper?  
A. Yes.

Q. How much did  
you spend for  
beer?

A. Five cents  
each paid for his  
own drink.

Q. When you  
fell asleep in that  
place who was  
near you?

A. I was alone  
Q. Where was Mohler?

A. Opposite me at

Q. The same table?  
A. Who  
else was there  
besides Mohler?

12

13

A The girl who came in sat on the other side of the table too,

Q. Who was not there?

A Not at the table but in the place standing there

Q. The saloon is open from the street

Q. A. Yes, the door to the opening between the front and back?

A. There is a half partition

Q. Is there any door between the store and the half partition?

A. No, only a

Q. Curtain? The curtain

Q. was open? It was  
A. not shut?

Q. I cannot  
remember

Q. Is there a  
long table there  
with round corners  
and chairs around?

A. There are some  
tables in the front

Q. room. There is a long  
table in the back,  
it takes up the length  
of the back room, as  
you enter from  
Stanter Street where  
are you sitting?

A. The second table

Q. from the door,  
after you went

15

Q. inside where did  
you sit?  
A. On the  
left hand side of  
the table, and the  
witness was sitting  
next me towards the  
yard.

Q. Where was your  
friend Hopley sitting?

A. On the part of  
me.

Q. How wide is that  
table?

A. Not quite as wide  
as this desk - about  
three feet.

Q. Where was  
the strange lady  
sitting?

A. At the end  
of the table the nearest  
to the door on Brandon  
Street - and whispered

15

16

was on the other corner, the same end of the table, I sat on that end close near the furthest end along beside waitress.

Q.

Were you sleeping when this girl was there, the waitress

A. As long as she was there sitting with me, I did not sleep.

Q.

Did you have your pocketbook on the table to pay for what you got?

A.

I did not have it out while I was awake.

16

14

Q. Did you also have a little note book?

A. I had a little book in my coat pocket and had eight dollars in that, I paid you \$100 out of that

Q. When did you go to sleep?

A. About half past one or a

Q. Quarter to two o'clock at the time?

A. I looked at the time and saw it some time before I went to sleep it was half past twelve on a quarter to one o'clock, the clock was

14

18.

Q. in the store has it  
a clock like the  
Court clock?

A. I cannot  
remember that.

Q. You are sure  
you looked at the  
time of the and saw  
that was the hour

Q. I want you to be  
particular about  
this because the  
time is very im-  
portant you say  
you went into the  
store and looked at  
the clock?

A. I was in  
the store when I

Q. looked at the clock  
what time did

18

19

Q. For any it was?  
A. Between half past  
twelve and a quarter  
to one o'clock

Q. Did  
A. You go into the back  
room again?

Q. In the back room  
A. He more  
Q. What  
A. Did you do after  
that?

Q. He sat down  
A. at the table,  
Q. Had more time  
talked, laughed and  
joked?

Q. Yes, we  
A. had a conversation  
Q. How many bottles  
of wine did you have  
up to time?

Q. Three or  
A. 19

20

Q. The store who paid  
for it?

A. I paid a  
dollar a bottle.

Q. When did you pay  
the money?

A. The waitress  
Hansen.

Q. When after  
you went to sleep?

A. Did you wake up?  
Stay past six  
in the morning,  
wakeup naked  
up.

Q. Did you see  
Spero put his hands  
on your person?

Q. Did you see her  
(Hansen) put her  
do

Q.

heard on any part  
of your person?  
A. Not while I  
was awake.

Q. Do you  
think the Hansen  
Wenzel robbed you?

A. I cannot tell  
who did it.

Q. Do you charge  
her now with rob-  
-bing you "get" or  
"no"?

A. I cannot say  
Q. Did Mrs. Spero  
touch your property  
that evening?

A. No Sir,  
Q. Do you believe  
she stole the money  
from you?

A. I cannot  
Q. Do you make

22,

any charge against

Q.

Did I cannot handle your money or touch your person that evening?

A.

Not while I was awake

Q.

Do you charge him with robbing you?

Q.

I cannot say Do you make any charge against him of robbing you?

A.

I lost my money in that place

Q.

Do you know whether I (Larvine) was there that night

Q.

No Sir, there were a number

Pr

Q3

Q. Of people there? There  
were people sitting  
Q. in the store

Was the  
clock you saw any  
thing like the Court  
clock?

A. I did not  
take particular

Q. notice. There was it  
hung?

A. Q. On the side  
Q. Are you not a little  
mixed about what  
occurred?

A. I know  
everything that hap-  
-pened while I was

Q. awake. You know there  
was a clock there

Q3

L.H.

Q. Did you have your watch on?

A. Yes Sir, it

Q. Is a silver watch, did you not look at it

A. Because there was a clock in the store.

Q. Were you there the next day with your friends, in the store?

A. I was with two other men when the Detective came there

Q. Can you swear that Achler took your money or had his hands on your

L.H.

25

Q. person that night  
I cannot tell  
that I had him  
arrested because

Q. Who told me  
Did you see  
any improper copy-  
-right in that house  
while you were there

A. Q. No, Sir,  
You did not go  
up there with any  
one?

A. Q. No, Sir,  
You have not worked  
at anything since?  
You came here?

A. I always  
worked since I  
am here

Q. Where did  
you work?

A. Fourteen (14)

25

L. C.

Q. Days in Ludlow St  
Did you work  
in the grocery  
business?

A. Yes, always  
in the Bakery.

Q. You do not know  
who took your  
money?

A. No Sir,  
Q. Have you any witness-

es? We have Elsie  
Harmer.

Sworn to before me  
this 14<sup>th</sup> day, of Sept 1891

Police Justice

L. C.

Q.

Louis Spive being  
 away more exposed  
 and says

Q.

Do you know the  
 complainant?

A.

Don't know. <sup>Yes Sir,</sup>  
 that night, he was there  
 on Monday night  
 before in my place

Q.

and again on  
 the day of the  
 alleged robbery?

Q.

Did you steal  
 any money of his,  
 or other property?

Q.

No Sir,  
 Will you state what  
 occurred last ~~that~~  
 night?

Q.

A.

The man came  
 in and asked for  
 Q.

Q. S.

Miss Deer, at half  
past eleven o'clock  
and sat at a table  
and drank it.

Q.

Where  
did you get those  
drinks?

A.

In Houston  
Street

Q.

Did he ask  
for Deer?

A.

Yes Sir, and  
I went there for it  
to Steinbarts and got  
red wine, he drank  
it three bottles in  
front and one in  
the rear room that  
was few altogether

Q.

Did he pay you  
for the wine?

A.

No, I came  
in the front room

0615

L.P.

Q. Is there any clock  
a. in your house?  
front room or the  
parlor but in the  
kitchen.

Q. How many  
people were there  
that night?

a. Twelve (12) or  
(14) fourteen. He  
came about half  
past eleven o'clock  
Q. When did he  
a. go away?

In the morning  
I asked him  
the person who  
his friend, King,  
I said "take him  
home, I do not want  
any one to sleep here,"  
and he said I

L.P.

06 16

Q.

Do not want to  
have a key with  
him in the street,  
I asked him just  
like that, in the  
morning I said  
come up

Q. There? Was Mike  
A. He ran  
away about half  
past one o'clock  
(morning)

Q. On your day that  
Mike went out  
at half past one  
o'clock and you  
allowed him to  
sleep till six o'clock  
in the morning?  
A. On your day he went  
in there at that time  
and was asleep at

30

I.

Q. half past one o'clock  
 A. My wife is never

Q. there after 12 o'clock  
 A. Was she there  
 that night at 12  
 o'clock?

Q. How long was he  
 in the front of your  
 store?

A. Less than half

Q. an hour  
 A. How long  
 did your wife sit  
 at the table in the  
 rear?

A. I think three  
 or five minutes  
 she just went in  
 the room.

Q. How long  
 A. How long  
 was your wife

J. J.

Sitting at the big table

Q. I do not

Q. know. Was it ten minutes?

Q. I do not know, I did not see my wife sitting there

Q. This man went in at half past eleven or eleven o'clock, how long was he there before he fell asleep

Q. I cannot tell

Q. You that what time did you wake him up?

Q. About six (6) o'clock, he slept with his head on

33

Q. The table when he  
drank all the time  
within that hour  
or that hour and  
a half?

A. Yes Sir, I  
asked him to go  
out and I saw  
his friend and  
told him to take  
him home and he

Q. Did he would  
sit with you and  
Oliver Hansen  
sitting together?

A. No I do not  
know anything  
about it

Q. You have  
been asked to give  
the time when he  
went to sleep, are

0620

JA

You are or are  
a you guessing?  
I am not  
sure, it is a guess

Presented before me  
this 14<sup>th</sup> day of Sept 1891

Justice

JA

35

Miss Bertha Shero  
being very much  
depressed and says,  
I live at No 38  
Stanton Street

Q. Do you know the  
complainant?

A. I know him  
Q. How long have  
you known him?

Q. (4) Four days  
Did you know  
him before he went  
to your place on  
the night in

question? I know  
him by sight

Q. He  
charges you with  
having stolen some  
money of his, did  
you take any?

36

Q. Did you see a clock in your Café?

A. Yes, Sir, I was present when the complainant went in the store and if so what time was it?

Q. I think it was eleven o'clock.

Q. Did he do when he entered? I do not

know. Did you sit at any time at a table with him

Q. In the rear room? I do not there several times, three or four minutes at each time - two or three

Q.

Q. Dinner. I suppose  
I want to bed  
at twelve o'clock  
that is your  
habit?

A. Yes Sir, some  
times earlier.  
Dinner. That is all  
I care to call

Account before me  
this 14<sup>th</sup> day of Sept 1891.

Oliver Justice

Ward & Sons discharged,  
the other Defendants,  
held in \$1000 each,  
to answer. Yrs,

Q.

0624

District Police Court.

*Wm. J. [unclear]*  
*[unclear]*  
*[unclear]*  
*[unclear]*  
*[unclear]*  
*[unclear]*

STENOGRAPHER'S TRANSCRIPT.

*Sept 14 1887*

BEFORE ME,

*[Signature]*  
*[Signature]*

Public Notary.

*[Signature]*

Official Stenographer.

0625

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ludwig William Mochle

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Ludwig William Mochle

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

The said Ludwig William Mochle

late of the City of New York in the County of New York aforesaid, on the tenth day of September in the year of our Lord one thousand eight hundred and ninety-one at the City and County aforesaid, with force and arms, in the night-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of

404.00

fifty-two dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of

fifty-two dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of

fifty-two dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of

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

of the goods, chattels and personal property of one Edward Eider, on the person of the said Edward Eider, then and there being found, from the person of the said Edward Eider 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.

DE LANCEY NICOLL, District Attorney.

0626

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Monaghan, Edward

**DATE:**

09/28/91



4146



0628

POOR QUALITY ORIGINAL

Bail on motion of  
Dish. \$1000 -

Witnesses:

Wm. [unclear]

Placed by  
Anton [unclear]  
H02 W 1268

1264

Deception

Counsel,

Filed *21* day of *Sept* 189

Pleads, *guilty*  
*to be ruled by 3.1*

THE PEOPLE

*vs.*  
*Edward Monaghan*  
*Part I*

*Manning*  
*Section 206, Penal Code*

DE LANCEY NICOLL,  
District Attorney.

Part 16  
Part 2

A TRUE BILL.

*W. J. O'Berry*

*By the Master of the Court*  
*Foreman.*  
*It will appear that*  
*a civil action is*  
*pending - The case is*  
*consequently off. for the*  
*Term - Term adj.*  
*June 10<sup>th</sup> 92.*

The People  
 vs  
 Edward Moughan } Assault

No witnesses in the above case were produced before me, in the examination of the above case, nor were the papers shown. Proceeding on the statements made by Messrs Skiller and Trumper, who are counsel for William Kearney, the complainant in the above case, now pending before the Court of Special Sessions as an assault, I am of opinion that the charge against the defendant should be that of Maiming instead of Assault.

From the statements of counsel it appears that on the 31<sup>st</sup> of May 1891, at the foot of East 121<sup>st</sup> Street, the complainant attempted to prohibit a woman from the threatened assault of the defendant; that thereupon the defendant seized the complainant's wrist in his hands and deliberately chewed his thumb inflicting such lacerations that, blood poisoning set in and amputation was subsequently necessary.

If the statements of counsel are correct the case is clearly one in which the  
 Court

0630

Court of Special Sessions has no jurisdiction

Respectfully submitted  
September 23 1891  
A. D. Maedova  
Deputy

0631

The People

to

Edward McLaughlin

0632

400

No. 40

THE PEOPLE OF THE STATE OF  
NEW YORK

against

Edward McLaughlin

Defendant

Report

DE LANCEY NICOLL,  
DISTRICT ATTORNEY,  
No. 32 CHAMBERS STREET,  
NEW YORK CITY.

Wm. Kearney } 339 E 125  
Mrs Kearney }  
Patricia Goldman -  
2308 1st Ave  
307 Madison St

McLouday: *Adm*  
This case

should be submitted  
to Grand Jury. I  
have let papers to  
appear on Monday  
next J. G. H. J. H.

0633

District Attorney's Office.

PEOPLE

vs.

Edward Mayhan

Murder

File with Mr.

Carrone

No copy required

MC

12/1/74

Wm Kearny.

I went down on Monaghan's (defendant) float on Sunday, May 31<sup>st</sup> 1891, about 7 P.M. There were some few persons there, among them a woman called Mrs Gray, who had with her a 6 months old child. Monaghan and I were friendly, and we had a few glasses of beer: I was not at all under the influence of liquor: about 8 P.M. Mrs Gray and Monaghan had some words, she claimed support for herself and baby. They quarreled and Monaghan struck Mrs Gray. I said "Don't beat the woman, Monaghan said to me "I'll beat you too". He went to strike me I warded off the blow: turned my back and he hit me from behind. I struck him: he grabbed my left wrist with both of his hands, and put my thumb in his mouth: he held my thumb between his teeth and protected his face with both his hands. My wife tried to get him away; and then Mc Goldrick came and separated us.

My thumb was badly bitten: I had it dressed at the drug store at the S.E. cor of 125<sup>th</sup> St and 2<sup>nd</sup> ave, immediately.

On Tuesday I went to the Harlem Hospital and went there daily, for a week, to have my thumb dressed. It was getting worse and I called in Dr Dyons of E 116<sup>th</sup> between 2<sup>nd</sup> and 3<sup>rd</sup> ave: he advised me to have it amputated. After 4 or 5 visits from Dr Dyons, I went to Dr Hoepfner. After several visits from him, I went to the Presbyterian Hospital and had it amputated, I remained there over nights: I think it was between 15<sup>th</sup> and 20<sup>th</sup> of June 1891. Dr Hoopp the house surgeon performed the operation. Monaghan's ~~and~~ my wife are sisters: he has a number of children: has had trouble with his wife.

Mrs Kearny.

Was returning from Church on that Sunday evening: heard that there was trouble on the float between Monaghan and Mrs Gray: heard that my husband was down there: went down: heard Mrs Gray say to Monaghan "you have given nothing to support myself and my child": heard my husband say "Don't strike that woman": saw Monaghan strike my husband: saw them clinched: said to my husband

"Come away": he said "I can't let his biting my thumb". Monaghan had his hands in front of his face, I could not see his mouth. Caught Monaghan by the hair and tried to get him away from my husband. I was unable to do so and McGoldrick came and separated them.

Patrick McGoldrick.

I worked for Monaghan on that Sunday, letting boats &c. There were some few persons there about 5 P.M. Mrs Gray was there, with a child: she was intoxicated. She hit Monaghan: he ordered her out. He came from behind the bar and struck her twice with his open hand: they started the quarrel again, and the complainant went between them to protect the woman. Monaghan and Kearny were clinched. Mrs Kearny tried to separate them. I then came from behind the bar and separated them. Kearny tried to strike Monaghan over my shoulder: went away with Kearny and his wife: as we walked up the street Kearny showed me his thumb and said Monaghan had bit him.

0637

People

vs

Morgan

\_\_\_\_\_



Court of General Sessions

The People

v

Hernandez

Officer to curb actions (indig)

Jose P. Gallone

1194114

1194114

NY

0639

Court of General Sessions of the  
City of New York.

----- x  
The People :  
-against- :  
Edward Monaghan. :  
----- x

City and County of New York. SS:

James L. Bennett being duly sworn says he is coun-  
sel for Edward Monaghan. That said Edward Monaghan has  
been indicted for the crime of larceny, alleged to have been  
committed upon one Edward Kearney and said indictment is now  
pending in this court.

Deponent further alleges that a civil action is also  
pending for the same cause in which issue has been joined  
and an order of arrest applied for and obtained.

Deponent therefore asks that the trial of this case be  
postponed until the determination of the civil action.

Sworn to before me this )  
5<sup>th</sup> day of November 1891. )

*J L Bennett*  
*Att. E. Sturgeon*  
*Notary Public N.Y.C.*  
*174*

0641

Court of General Sessions of  
the City of New York.

The People

*against*

Edward Monaghan.

Affidavit.

BRUNNEMER & BENNETT,  
*Attorneys for defendant.*  
119 & 121 NASSAU STREET,  
NEW YORK CITY.

Due and timely service of a copy of the within  
is hereby admitted.

Dated \_\_\_\_\_ 189

ATTORNEY FOR

0642

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 28<sup>th</sup> day of September

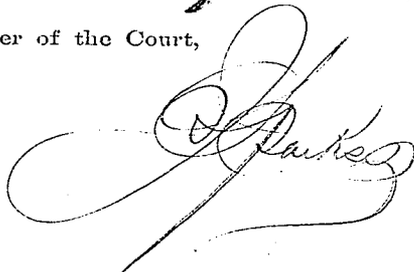
1891, in the Court of General Sessions of the Peace of the County of New York,  
charging Edward Moraghan

with the crime of Maiming

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

New York City, the 29<sup>th</sup> day of Sept 1891

By order of the Court,



Clerk of Court.

0643

New York General Sessions of the Peace.

THE PEOPLE  
OF THE STATE OF NEW YORK,  
*against*

*Edward Monaghan*

BENCH WARRANT FOR FELONY.

Issued *Sept 29* 1891

*Sept 30* 1891

The within named defendant was  
arrested this day and brought to the  
Court of General Sessions by

*Riley, Wm H. Frantz*

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

*121<sup>st</sup> Bouthouse  
E. River*

0644

Sec. 568.

District Police Court.

Undertaking to Answer.

CITY AND COUNTY }  
OF NEW YORK, }

An order having been made on the 9 day of June 1891 by

Charles Melne Police Justice of the City of New York, that  
Edward Munkin be held to answer upon a charge of

upon which he has been duly admitted to bail in the sum of 100 Hundred Dollars.

WE, Edward Munkin Defendant of No. 436

East 121 Street, Occupation Boat Builder; and

Martin Maher of No. 2119 - 1st Ave Street,

Occupation Signer Surety, hereby undertake jointly and severally

that the above-named Edward Munkin shall appear and answer the charge

above-mentioned, in whatever Court it may be prosecuted; and shall at all times render himself amenable

to the orders and process of the Court; and if convicted, shall appear for judgment, and render himself

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 100 Hundred Dollars.

Taken and acknowledged before me this 9 day of June 1891

day of June 1891

Edward Munkin  
Martin Maher

Police Justice.

0645

City and County of New York, ss:

*Martin Maher*

Sworn to before me this  
18th day of  
1881  
Police Justice

the within-named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Five* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

*House and lot of land at premises 2119 1st Avenue north of 47th Street*

Undertaking to Answer.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Taken the ..... day of ..... 1881

Justice.

Filed ..... day of ..... 1881

0646

Police Court. 5 District.

CITY AND COUNTY } ss:  
OF NEW YORK,

William Kearney  
of No. 339-E-125<sup>th</sup> Street, aged 50 years,  
occupation Boatman being duly sworn, deposes and says, that

on the 31 day of May 1891 at the City of New York,  
in the County of New York, at the foot of East 121<sup>st</sup> St & E. R  
he was violently ASSAULTED and BEATEN by Edward Monahan  
who seized deponent's thumb of deponent's  
left hand in his mouth, and bit it  
causing a severe and painful wound

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 8 day of June 1891 William Kearney  
[Signature] Police Justice.

0647

POLICE COURT 5 DISTRICT.

City and County of New York, ss.:

THE PEOPLE

On Complaint of

For

*William Kearny*  
*Commodore*

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

Dated June 9 1891

*H. A. Bush* Police Justice.

*E. Manoghan*

0648

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edward M. Murnahan* 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. *Edward Murnahan*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland.*

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

Answer. *436 - E - 121<sup>st</sup> St 2 years.*

Question. What is your business or profession?

Answer. *Boat builder*

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  
& innocent.*

Taken before me this

day of *Sept* 1897

*W. J. McCall*  
Police Justice.

0649

Sec. 151.

Police Court 5 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*  
OF NEW YORK, } *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 William Kearney  
of No. 339-E-125 Street, that on the 31 day of May  
1891 at the City of New York, in the County of New York,

he was violently **Assaulted** and **Beaten** by Edward Monahan

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 \_\_\_\_\_ 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 8 day of June 1891

A. J. White POLICE JUSTICE.

0650

57 Jrl 443 E 121 J

The within named

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated \_\_\_\_\_ 188

\_\_\_\_\_  
Police Justice.

Police Court \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Warrant-A. & B.

vs.

Dated \_\_\_\_\_ 188

Magistrate

*M. S. ...*  
Officer.

The Defendant \_\_\_\_\_  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Officer.

Dated \_\_\_\_\_ 188

This Warrant may be executed on Sunday or at  
night.

\_\_\_\_\_  
Police Justice.

0651

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.....

*Referred out*  
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 *June 5* 18*77* *M. Wood* Police Justice.

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

Dated *June 9* 18*77* *M. Wood* Police Justice.

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

Dated..... 18..... Police Justice.

0652

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William Kearney  
339 vs. E 125  
Edward Monahan

Offence Assault

2  
3  
4

Dated June 9 1891  
Magistrate.

not needed  
Officer.

Dr. Lewis 116 1/2  
Witnesses  
No. Presbyterian Hospital street.

Oct 2  
Transferred to Gen. Street.

Sessions the defendant  
having been in default  
for failure to answer.

Patrick McEldrick  
309  
7  
J. J. [unclear]

BAILED  
No. 1 by Martin Mahon  
Residence 2119-17th Street.  
No. 2, by  
Residence Street.  
No. 3, by  
Residence Street.  
No. 4, by  
Residence Street.

0653

Court of General Sessions of the Peace  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Edward Monaghan*

The Grand Jury of the City and County of New York, by this  
Indictment accuse *Edward Monaghan*

of the crime of *Maiming,*

committed as follows:

The said *Edward Monaghan,*

late of the City of New York, in the County of New York, aforesaid, on the  
*thirtieth* day of *May*, in the year of our Lord one thousand  
eight hundred and *eighty-nine*, at the City and County aforesaid,

*in and upon one William Kearney, then  
and there residing, illegally and feloniously  
did make an assault, and with intent  
to injure, maim, disfigure and disable the said  
William Kearney did then and there  
illegally and feloniously take and  
mutilate with his teeth one of the thumbs  
of the said William Kearney, thereby  
then and there illegally and feloniously  
inflicting upon the person of the said  
William Kearney an injury which did  
and does, seriously disfigure his person,*

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

John Jay

Attorney General

0655

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Montgomery, Alexander

**DATE:**

09/23/91



4146

Witnesses:

*C. Krauer*

*Accountant  
Nancy of Omaha*

*By*

*J. H. Allen*  
Counsel,

Filed *23<sup>rd</sup>* day of *Sept* 1891

Pleas, *Guilty*

THE PEOPLE

*vs*  
*John*  
*vs*  
*Leake*

*Alexander C. Montgomery*

DE LANCEY NICOLL,  
District Attorney.

Grand Larceny,  
[Sections 228, 229,  
Penal Code.]

A TRUE BILL.

*W. J. O'Berry*

Foreman,  
Part 3, October 29/1

Pleas, *Petich Larceny*

*14th Dec, 1891*

*John*  
*Leake*

0657

(1385)

Police Court— / District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 63 Broadway Street, aged 28 years,  
occupation Superintendent being duly sworn,  
deposes and says, that on the 14 day of May 1891 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 Bank notes and bills of the  
denomination and value of  
Sixty Dollars

Sworn to before me, this 14 day  
of May 1891

Police Justice

the property of

Wells Fargo & Company  
in the care and custody 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

Alexander Montgomery  
after the receipt of the said money to said  
deponent and said defendant  
received the said money to said  
deponent and said defendant  
South American and deponent  
was afterwards informed by said  
defendant who admitted and confessed  
to him that he had not sent  
said money to said place as to  
said deponent but that he had  
appropriated the same to his own  
use Deponent therefore charges  
said defendant with the larceny  
of said

Alexander Montgomery

0658

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Alexander Montgomery* 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. *Alexander Montgomery*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *57 East 106th Street 1 month*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am not guilty*

*Alexander C. Montgomery*

Taken before me this

*28th*

day *Aug 28 1897*

Police Justice

0659

Sec. 151.

Police Court 1 District.

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:

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 Edward J. Crowe of No. 63 Broadway Street, that on the 14 day of May 1891 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States  
of the value of Twenty Dollars Dollars,  
the property of In the case of Complainant  
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Alexander M. Merty

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 every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 1 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 14 day of May 1891

[Signature]  
POLICE JUSTICE.

0660

26  
W  
Jld  
Clerk  
m  
Yes  
5/18/1062

The within named

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated \_\_\_\_\_ 188

Police Justice.

Police Court ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Warrant-Larceny.

vs.

Dated Aug 26 1889

James Campbell  
Magistrate

J. Campbell  
Officer.

The Defendant Alvin E. Morzington  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

James Campbell  
Dated Aug 27 1889

This Warrant may be executed on Sunday or at  
night.

Police Justice.

0661

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.....

*Dejean*  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~100~~ *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 *Aug 28* 18 *91* *[Signature]* Police Justice.

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

Dated..... 18 ..... Police Justice.

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

Dated..... 18 ..... Police Justice.

0662

1000 by Aug 29/230a

Police Court--- District. 1169

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Dugan & Crowley*  
*63.00 by*  
*Alexander Monte*

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated *Aug 28* 1889  
*Quinn* Magistrate.  
*Campbell* Officer.  
*1501* Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.  
No. \_\_\_\_\_ Street.

\$ *1000* to answer \_\_\_\_\_  
*Cam* *of F* *to* *2* *counts*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander C. Montgomery

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

Alexander C. Montgomery  
of the CRIME OF GRAND LARCENY IN THE - second DEGREE, committed  
as follows:

The said Alexander C. Montgomery

late of the City of New York, in the County of New York aforesaid, on the 14th  
day of May in the year of our Lord one thousand eight hundred and  
ninety-one, at the City and County aforesaid, with force and arms,

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

of the goods, chattels and personal property of ~~one~~ a certain corporation  
called Wells, Fargo and Company

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.

*Second* COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Alexander C. Montgomery* of the same CRIME OF *Grand LARCENY, in the second degree*, committed as follows:

The said

*Alexander C. Montgomery*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *May* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, being then and there the *clerk and servant* of a certain corporation called *Wells, Fargo and Company*

and as such *clerk and servant* then and there having in *his* possession, custody and control certain goods, chattels and personal property of the said *corporation*

the true owner thereof, to wit:

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

did afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously appropriate the said *sum of money*—

to *his* own use, with intent to deprive and defraud the said *corporation*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said *corporation*

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,  
*District Attorney.*

0665

**BOX:**

450

**FOLDER:**

4146

**DESCRIPTION:**

Moore, James C.

**DATE:**

09/16/91



4146

Witnesses:

*Matthew Jackson*

Counsel,

Filed

day of

18

Pleads,

*16 Sept 91*

# 113

THE PEOPLE,

vs.

*James C. Moore*

*James Moore, second degree felony, second*  
*degree felony, second*  
*degree felony, second*

DELANEY MOORE  
JOHN R. FELLOWS

District Attorney.

A True Bill.

*W. J. Berry*

Foreman.

*Sept 17 1991*

*Richard Guy Zieg*

*2:40 PM '91*

0667

Police Court \_\_\_\_\_ District.

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

of No. 203 West 133<sup>rd</sup> Street, aged 41 years,  
occupation Painter being duly sworn

deposes and says, that the premises No. 202 West 134<sup>th</sup> Street, 12 Ward  
in the City and County aforesaid the said being a Dwelling

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

being vacant  
were BURGLARIOUSLY entered by means of forcibly breaking in  
the front door by using  
some hard instrument

on the 27<sup>th</sup> day of August 1888 in the daytime, and the  
following property feloniously taken, stolen, and carried away, viz:

One pair of Opera glasses  
two watches one neck chain  
and some trinkets

the property of Les Etanges & French in  
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 C. Moore  
for the reasons following, to wit: That deponent detected  
the defendant in the premises  
said Etanges & French investigated  
this premises when the defendant  
attempted to escape that deponent  
caused his arrest and said  
property taken from his possession  
and a found said premises broken  
entire as aforesaid Matthew Faulkner

*Subscribed & sworn to before me this 26<sup>th</sup> day of August 1888*  
*Wm. J. [Signature]*

0668

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*James C. 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 C. Moore*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *W.S.*

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

Answer. *Refused.*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty  
James C. Moore*

Taken before me this *25* day of *May* 188*9*  
*W. H. ...*  
Police Justice

0669

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

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

Dated August 18, 1891 George Police Justice.

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

Dated ..... 18 ..... Police Justice.

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

Dated ..... 18 ..... Police Justice.

0670

1178

Police Court --- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Martey Falkner*  
*203 W 133 St*  
*Jacques C. Moore*

*Pring*  
Officer

2  
3  
4

Dated *Aug 26 1891* 1891

*Magde* Magistrate.  
*Partington* Officer.

*30* Precinct.

Witnesses, *Det O'Farrell*  
No. *203 W 133 St* Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *2500* answer *GS.*



*Pring*  
*Aug 30 1891*  
*(New)*

BAILED,

No. 1, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

**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 C. Moore*

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

*James C. Moore*

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

The said

*James C. Moore*

late of the *Twelfth* Ward of the City of New York, in the County of New York  
aforesaid, on the *25th* day of *August* in the year of our Lord one  
thousand eight hundred and *ninety - one*, with force and arms, in the  
*day* time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one

*Leo Erlanger*

there situate, 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 *Leo Erlanger*

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

SECOND COUNT—

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

*James C. Moore*

of the CRIME OF

LARCENY

, committed as follows:

The said

*James C. 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 time of said day, with force and arms,

*one pair of opera glasses of the value of twelve dollars, two watches of the value of eight dollars each, one chain of the value of two dollars, and divers other articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of fifteen dollars*

of the goods, chattels and personal property of one

*Leo Erlanger*

in the dwelling house of the said

*Leo Erlanger*

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

THIRD COUNT

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

*James C Moore*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James C. Moore*

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

*The same goods, chattels and personal property described in the second count of this indictment*

of the goods, chattels and personal property of

*Les Erlanger*

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

*Les Erlanger*

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

*James C Moore*

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

DE LANCEY NICOLL,  
JOHN R. FELLOWS,  
District Attorney.