

0009

BOX:

145

FOLDER:

1490

DESCRIPTION:

Meskill, Patrick

DATE:

07/11/84



1490

POOR QUALITY
ORIGINALS

0010

No 53

Day of Trial,

Counsel,

Filed, 11 day of July 1884

Pleads

July 11th 1884

THE PEOPLE

437 Accounts

P

Patrick M. M. M.

John M. M.

PETER B. OLNEY,

~~JOHN M. M.~~

District Attorney.

July 23rd

pleads Ass. S. 25

A TRUE BILL.

George J. Jackson

Foreman.

City Court

days. 1st.

Assault in the First Degree.

Witnesses

0011

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Carroll Marshall

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

Carroll Marshall

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

The said

Carroll Marshall

late of the City of New York, in the County of New York, aforesaid, on the *27th* day of *July* in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of *Carroll Marshall* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Carroll Marshall* with a certain *knife* which the said *Carroll Marshall*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *in* the said *Carroll Marshall* 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

Carroll Marshall

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

Carroll Marshall

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 *Carroll Marshall* then and there being, feloniously did, willfully and wrongfully, make an assault and *in* the said *Carroll Marshall* with a certain *knife* which the said *Carroll Marshall*

Marshall in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

PETER B. OLNEY,

JOHN McLEON, District Attorney.

0012

Pease
Meskill
Asch.

To His Honor -

Judge Smyth:

Your Honor -

I am to give
testimony in behalf of Mr. Patr.
Meskill. And I am happy to
do it. For - while he was a mem-
ber of my Sunday-school, I found
him to be a very good and diligent
scholar, quiet and obedient.
And since then, I have always
found him to be the same, being
of a very good family - known
as such to many of our parish. -

0013

I remain very respectfully
yours
Rev. Phil. M. Colone
C.S.M.
St. Alphonsus' church,
South 5th Ave., City.

00 14

Testimony in the case
Patrick Merrill

pled July

1884.

00 15

26

The People.
Patrick ^{vs} McKillop
Mescott ^{aligo}
 Degree.

Scourt of General Sessions. Part I.
 Before Recorder Smyth. July 22. 1884.
 Indictment for assault in the first

Patrick McAnary sworn and examined.
 I live at 438 Greenwich St. I know McKillop
 about 13 years; he lives in the same house,
 he assaulted me on Saturday the 5th of July
 in the same house. I was up in my room
 Saturday night and gave my pay to my
 wife; she went out on some business. I
 heard in a short time afterwards com-
 motion in the hall, down in the lower
 landing. I went out to see what was the
 matter. I saw my wife and a great crowd
 of young men and young girls and
 this boy having a knife over her head
 trying to stick it into her. I jumped
 over the banister and I pulled my wife
 out of the crowd, and just in the act
 of my doing so, he drove the knife
 through my right arm. I saw the knife
 in his hand, and just as he drove the
 knife in me I turned round, he was
 coming at me the second time, I made
 a kick at him and he got away. The
 officer got on the ground and arrested him.
 I went to the Chamber St hospital; it
 is partly well. I am a longshoreman

00 16

working for the Old Dominion Steamship Co.
Cross Examined. I did not do anything to the
prisoner and my wife did not do anything
to him in my presence. I did not have a
club in my hand that day; my wife did
not to my knowledge. I was perfectly sober
I only had two glasses of ale. I did not strike
the defendant with a club and did not
see anybody do so; the officer might
have struck him when he arrested him.
This happened between seven and eight
o'clock in the evening. The defendant was
in front of my wife and about three or
four feet from her.

Catherine McNary sworn. I am the
wife of the last witness. I remember what
happened on the night of the 5th of July in
the hall. I heard the defendant using lan-
guage to my husband - that he would bring
us his heart out. I went down the stairs
and I says to him - (his father had hold
of him) - "Paddy, go up with your father,
it is better for you to go up and remain
there." Paddy said, "You are a woman,
I'll not put a hand on you," but tell
McNary's heart - the word is not fit to
be spoken. I said, Don't talk so, go up stairs.
"He is up stairs you where, and your

0017

whose bastard," he said, and standing up he made an attempt to kick out from the railing; the stairs is narrow from that side, and he made the kick to go at me. When he did not reach me with the kick he opened the penknife and he pointed the knife. My husband came down and put the hand out to save me and he received the knife. Cross Examined. I had no trouble with him before. I did not halloo for my husband, but as soon as he heard the noise he came down. My husband had nothing in his hand when he came

down stairs - no club, I had no club in my hand either. I did not hear my husband abuse the prisoner. I was excited. I saw the cut on my husband and it bled; he was taken to the Chamber St. hospital.

Charles H. Tate sworn. I arrested the defendant on the 5th of July about ten minutes to seven at 438 Greenwich St. I saw a crowd congregated there, I was about 200 feet away, it is a large tenement house, I should judge 25 or 30 families, it is a wide hall, I got to the hallway as soon as I could; there was two or three hundred people around there upon the street. As I was forcing my way into the hall the prisoner was coming out. There was five or six parties had told me - he was

00 18

in his shirt sleeves, bare headed. I heard a cry at the back hall of some one, "I am stabbed." I got in as soon as I could and ran up. I saw blood running down the sleeve of the complainant; he told me he was stabbed and by whom I fetched him out on the street as soon as I could through the crowd. As I came out on the street the prisoner was at the door; he clinched into the complainant again. There was fifteen or twenty assisting the prisoner and his father was one of them. I got them separated as soon as I could and told the complainant to go to the hospital. The prisoner broke loose from me by the assistance of others. I got into the hallway and his father struck me. I knocked the knife out of this boy's (the defendant) hand with the stick. I got the assistance of two or three other officers and went up on the third floor where he was locked in the room. I kicked the door in, arrested him and brought him to the station house. It is not unusual to have a fight around there almost every night. Cross Examined. I did not see the complainant strike the prisoner. Nobody struck the prisoner but myself while I was there. The complainant went to the (Chamber St. hospital). The father said to the son, when I had hold of him, "Give him the knife the son of a b. h."

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Bridget Scanlon sworn and examined for the
defence. I live at 438 Greenwich St. the prisoner
lives on the floor with me. I saw part of the diffi-
culty between the complainant and the prisoner.
This night I was putting on the lights. (I am the
housekeeper.) The father and son ^(the prisoner) were fighting
in the hall and the father was trying to get the
boy in the house. Mrs. McMary said, "you go up
you black guard in the house with your father."
Mr. McMary came down with the top part of the
sofa and struck young Meskill twice on
the shoulder and head with it. Meskill had done
nothing to him before that. He said, "McMary,
if you hit me again, I'll cut you." When I saw
they were determined to fight I went to the
street and the officers came; the whole thing
occurred in a minute. I saw three officers
come in the hall. McMary had a stick
Mary Reilly sworn. These people are strangers
to me. Some of the children told me on this night
there was a fight on the corner. I went down
and saw Meskill among the crowd; the officers
and three or four fellows wanted to take him
up stairs. McMary came with a big piece
of wood following this boy up; he said, "Keep
away from me." With that a woman came
along. I thought it was his wife, and she had
a piece of a board. The officer had him at this

0020

time, and they ran him in the hall. He ran up stairs, and a couple more officers came and took him out.

Bella McCoy sworn. My husband is a truck driver. I was coming from the butcher shop and I saw the officer having the boy by the arm and McMary struck him on the shoulder or neck. I did not see a club in McMary's hand. Patrick Meskil sworn. I live 438 Greenwich St. I am 17 years old and working for James Kyle, OK Soap and Pearline, corner of Vestry and Greenwich Sts. I was working on the Saturday of this trouble. I got paid off and was out of there about four o'clock. There was an opening of a saloon across the street and about six of the men went over and I went to and drank. I left the men there and went home. I stood at the corner waiting to buy a News of a News-boy and my father came along. I told him I would be up right away. This woman came down and called me a dirty blackguard and loafer. I did not say anything about that. She mentioned my mother; she said she was burdened with charity; that word hurt me and made me feel badly. I said, Say anything you want to me, but do not say anything against my father. As I was talking her husband came down the stairs; he had a big club

0021

and a man who boards there grabbed me and held me while Maill^e Mary struck me two or three times on the back of the neck. I said, "Do not do that again." A crowd got around me. I had to do something to protect myself or he would have killed me dead. I took out my knife and defended this blow; it must have cut him. A crowd came around and was taking him away. That man said he would lay for me till twelve o'clock. He hit me a couple of times and the policeman came to my assistance; he was in a clinch with me and a couple of strangers came and took me away. These fellows said, "You had better go up in the house," I said, "All right." He lives on the first floor. I live on the top, the hall is dark, I saw him in the hall, I was afraid; he came for me again; the policeman got hold of me; the crowd got around and they began hitting one way and the other and I got hit on the face and back of the neck. I got up in the house again and began to cry. Three policemen came up and took me down. I have been locked up ever since, eighteen days. Mrs. Maill^e Mary said that I said, I would cut her husband's heart out, but I did not say anything of the kind.

Cross Examined. I had no fight before Maill^e Mary came down. It was a small pen knife.

0022

that I opened to defend myself. In answer to the Magistrate's question, ^{it is written that} I said, I was drunk, I did not intend to cut the complainant, I was drunk, I was not exactly drunk, but I had only one glass, but I do not remember telling him anything like that. I did not tell the justice I was acting in self defence, I did not have time, they took me right away. I never was in any fight before this. I bought a paper stand for my sick brother and I always get up at three o'clock in the morning to get papers for him before I go to work. I go to work at seven o'clock. Matthew J. Quinn, I am foreman for the Pyle soap works and know the defendant. I always found him a very good obedient boy, sober and steady while under my charge. Mr. S. Pyle sworn. I am a soap manufacturer, corner of Greenwich and Vestry Sts. I have known Meskill for a five years. We always considered him a very industrious, peaceable inoffensive boy, I never knew him to be drunk. He was paid off on the 3d of July. I am willing to continue him in my employment. Charles Tate recalled. I did not see the complainant have any stick while I was there. It is not true that the complainant while I had Meskill by the arm came up and struck him with his fist. The prisoner pleaded guilty to assault in the third degree.

0023

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

Police Court District 1452
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick McGuire
438 Greenwich St.
Patrick McScott
188
Dated July 6 188
Subst. Magistrate.
Chaute Officer.
5 Precinct.
Witnesses: M. McHenry
No. 1234 Street
No. _____ Street
No. _____ Street
to answer _____ Sessions.
1000
1000

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 McScott

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

Dated July 6 188 4 Solomon B. Smith Police Justice

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0024

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Mescott being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his no 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 no waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Patrick Mescott

Question. How old are you?

Answer.

7 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

438 Greenock St. 7 years

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I was drunk and did not intend to cut the complainant

P. Mescott

Taken before me this

day of
Stacy
189
Stacy
Justice

0025

Police Court— / District.

49. Labmen

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 438. Greenwich Street,

being duly sworn, deposes and says, that
on Saturday the 5th day of July

in the year 1888 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by

Patrick
Mescott (murderer) who cut
and stabbed deponent in
the right arm with a knife
then and there held in the hand
of ^{said} Patrick Mescott

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

6th day

of

July

1888

Patrick

his

mark

Mc Anany

Solomon B. Smith
POLICE JUSTICE

0026

BOX:

145

FOLDER:

1490

DESCRIPTION:

Meyer, Amelia

DATE:

07/25/84



1490

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BOX:

145

FOLDER:

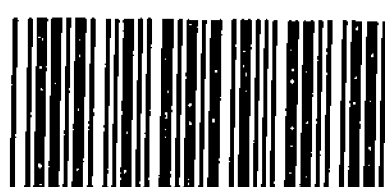
1490

DESCRIPTION:

Williams, William C.

DATE:

07/25/84



1490



Witnesses:

Bail as to Amelia

Major reduced to

4/15/84

Aug 24/84

1884

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On careful examination of this
case and its accompanying
papers, undersigned in the
presence of defendant William
Meyers, I find that a case for removal
to a correction cannot be made
against defendant Meyers, I
recommend other discharge

of defendant from this
jurisdiction

Oct 22, 1884

George H. H. H. H.
Asst. Dist. Atty.



181st Murray
2^d Kalinger occupied

Counsel,

Filed 25 day of July 1884

Not Pleading

THE PEOPLE
vs.
Amelia Meyers
William E. Williams
[Section 1202, Penal Code]

PETER B. CLNEY,

District Attorney.

Not a true bill.

A TRUE BILL.

George H. H. H. H.
Asst. Dist. Atty.

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Barax to Amelia

Major reduced to

4/1/500

1872/81



On careful examination of this case and its appalling result the intense sadness ~~and~~ in the frequent diffusions that a case to prevent a conviction cannot be made against diff. Meyer, I solemnly ~~the~~ challenge

Myself & Mary from the
Lancaster

EX 22, 1889

Henry & Co. 1885
Asa & Co. 1885

0030

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Amelia Meyer
and
William C. Williams

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

Amelia Meyer and William C. Williams
of the CRIME OF Abduction

committed as follows:

The said Amelia Meyer and William
C. Williams, each

late of the First Ward of the City of New York, in the County of
New York aforesaid, on the Sixteenth day of July in
the year of our Lord one thousand eight hundred and eighty four, at the Ward, City
and County aforesaid, feloniously did invade
and enter one Hedwig Dore to
some place to the Grand Jury
aforesaid unknown, for the purpose
of sexual intercourse, she, the
said Hedwig Dore being then
and there an unmarried female
under the age of twenty five
years, to wit: of the age of eighteen
years, and of various disreputable
character, 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
disquietude.

Second Count:

And the Grand Jury aforesaid by this indictment further accuse the said Amelia Meyer and William C. Williams of the Crime of Obstruction, committed as follows:

The said Amelia Meyer and William C. Williams, each of the First Ward of the City of New York, in the County of New York, on the Sixteenth day of July, in the year of our Lord one thousand eight hundred and eighty four, at the Ward, City and County aforesaid, with force and arms, in and upon one Hedwig Stoe, in the presence of the said George Stoe and there lawfully did make an assault and her the said Hedwig Stoe then and there lawfully did take and detain, unlawfully against her will, with intent to compel her the said Hedwig Stoe, by force, menace and duress to be defiled; against the form of the Statute in such case made and provided and against the peace of the People of

0032

The State of New York, and
their dignity.

Peter B. O'Hara

District Attorney

POOR QUALITY
ORIGINALS

0033

Testimony in
the case of
Wm. C. Williams

filed July
1884.

0034

Minnie Hande sworn. I live at 86 Middah Street, Brooklyn I have seen the defendant and the complainant; some time in July last they called at our boarding house and engaged a room, they came both together; it was Friday afternoon between three and four o'clock I was down in the basement, I saw the parties pass by, he with two valises and he leaning on his arm, I thought it was a party I knew and looked up, they got as far as the corner and came down and presently I saw them return and look at the bill on the house, I happened to be standing near the door and he called out to me to know if we had a room for man and wife, I told him I would go around and open the hall door, I did so and she stepped in first, I asked him if he wanted a room for house-keeping and with that she bowed to him, he told me that he wanted a room in a very quiet place until after the Sabbath, he wanted to go into a very respectable place, he did not care for going to a hotel because there was too much noise and bustle there. I brought him up and showed him the room, I wanted three dollars rent for the room and he asked me if I had a room I could let cheaper, I told him no, finally I consented as long as he was not going to stay over the Sabbath to let him have it for two and a half. Then before taking it he turned to the young lady and he says to her, well dear, that do you think should we take this room? She laughingly shrugged her shoulders and said, so much money. With that he gave me three dollars, I went down stairs for change, my mother happened to be out; when she came in before she took her hat off, she went upstairs and asked him for reference, telling him so many applied for man and wife that were not man and wife. He introduced her, at least he said, my

0035

wife; she stood up and bowed from the rocking chair; they staid there from Friday afternoon until Monday morning, I saw Mr Williams go out Friday afternoon, I let him in once and another time I was returning from the store and I saw him on the stoop, whether he had rung the bell or not I do not know but he was looking up towards their window and when I opened the door he told me he thought his wife would open it; she was present at each time when he introduced her as his wife. I did not hear the complainant talk any only what she said, it was too much money.

Maria T. Hande sworn. I live at 86 Middah Street, Brooklyn, I have seen the complainant and defendant at my house sometime in July, they staid from Friday until Monday morning, I had a conversation with them in their room after my daughter had rented them the room, he gave her a five dollar bill and my daughter followed me to get change, I came back and had the change in my hand and went right upstairs to the room where they were and looked at both of them, I says, I am very particular who comes into my house, are you man and wife, and he says, yes and he introduced her as his wife and she stood up and bowed.

Rebutting Testimony.

Maggie Emmett sworn. I work out as a servant girl, I was at Mrs. Meyer's place in July last looking for a situation, I saw the defendant Williams, there twice, I did not engage to go with him, he wanted me and I said I worked all the time in a hotel, he wanted me to go to New Haven to do chamber work and wait on the table for three in the family and two children, he said there was a cook and nurse girl in the place. I saw the complainant there that day when

0036

she engaged to go with him, I saw him there before, I am not sure whether it was a week or nearly a week. I got a subpoena to come here to-day, I talked with the defendant in English, he said it was a very nice place.

Cecelia O'Keefe sworn. I am a servant girl and was in Mrs. Meyer's place in July, I saw Williams there on the 8th of July, he walked in as any other gentleman would and asked for a servant, I went close by and I was interested to know if he wanted a German or Irish or English girl, I did not speak to him and he asked for a chambermaid and waitress for another family in New Haven, a neighbor of his. Mrs. Meyer's brought in a few girls, he said they would not suit, I seen him speaking to this girl (the last witness) and the complainant came forward and said she would like such a place and he engaged her; then she went after her clothes and did not return until the 16th, I had been there on the 16th, I went to a German family and I was not competent to do the cooking and had returned, I saw Mr Williams coming in again, I was sitting by the complainant in the hall when he came in; as soon as he came in the complainant got up and Mrs. Meyer's said, this gentleman is here now; she went in and she agreed to go with him that afternoon, she said her clothes were there, I am sure that this is the same man I saw on both these occasions.

Samuel J. Campbell sworn. I am a police officer and was present before the justice when the defendant was arraigned on the morning of the 22nd of July, I remember he was asked his name and he gave it as Williams and then he was about to be examined. Judge Morgan asked him his name, if that

0037

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was his name; he says, Judge, I wont tell you my right nam because I do not want my folks to hear of this trouble, he told Judge Morgan that that was not his name.

William C. Williams recalled by Counsel. My right name is William C. Williams. Have you ever gone by any other name? No sir. Have you any explanation to make in answer to the testimony of Officer Campbell? The explanation which I wish to make I stated in the other Court about refusing to sign the paper that the Judge showed me, because I told the Judge at the time that I did not understand the law, I did not know whether I ought to or not. A man stood close to me whom I understood was the Captain of Police, he says, oh I know the reason you don't want to sign it, Willaims is not your right name, I said you can think what you have a mind to, I would not sign it because I did not know whether I was doing right or not. Do you remember seeing these two domestics in Mrs. Meyer's? No sir, there was only four in the room. One of them says she actually saw you on t he 8th and had talk with you? No sir, she did not, I was in Syracuse on the 6th day of July. Are you a married man? No sir; it is not a wedding ring that I wear but a plated ring.

Thomas W. Murray sworn. I am a practising lawyer in this city, I was present in the Police Court at the time the defendant was brought before the Judge in July, I was Counsel for Mrs. Meyer; he declined to give his proper name of account of not wishing his folks to hear of it.

The jury rendered a verdict of guilty.

0038

The People

Court of General Sessions, Part I.

William C. Williams Before Judge Cowing.
jointly indicted with
Amelia Meyer.

October 22, 1881.

Hedwig Hope sworn and examined. I have been in this country two years, I was living out, before last July I lived in New York with Mrs. Kahn, 55th Street between Lexington and Fourth Avenue, I have been living out all the time since I have been in the country; my aunt lives at 248 Seventh Street New York. In the month of July last did you go to this intelligence office kept by Amelia Meyer, to this place where girls hire out? Yes sir, Fourth Street and Third Avenue, I was seeking for a place then. Did you see this man Williams there at Mrs. Meyer's place? Yes sir; that man was there about eight days before I went away. I first saw him in Mrs. Meyer's intelligence office, 4th Street and 3rd Avenue in this city; Mrs. Meyer went with this gentleman into a room, I could not hear what they talked. Mrs. Meyers told me in Williams presence what he wanted, Mrs. Meyers said on her responsibility, he looks like a decent man and I could get a good place; she said I was to go to New Haven; the man said, I have to do chamber work and also serve at the table; he said in the office that he has been married and that he has children, he said that to Mrs. Meyer. It was to me he said that he wanted me to work as a domestic in his family, I agreed to go with him for that purpose. From Mrs. Meyer's office, the man took me to the Bridgeport boat, I came down with the defendant in a horse-car; we went to Bridgeport and we took the train from Bridgeport to New Haven, I had never been in New Haven before; he told me that it was New Haven. When we got out of the train at New Haven it was late and he

0039

said, my carriage is not here and we will walk to my house. This was ten o'clock at night and it was dark, we went up the track and walked about half an hour, I got a little scared and I was asking him several times if we will soon reach his house, then at last I was more and more frightened and he said to me, now I will tell you I have no house and I am not married and I want you for a bad purpose; I gave my best word, I begged him to let me go before he got hold of me, he wanted me to jump over in the wood, I did not know it was a forest there and he said if I don't keep quiet he will fix me quiet, he will make me quiet, something like that, there was no house there, it was a lonely place, he threw me down, I cried out twice as loud as I could, he ^{he} held something to my nose, I don't know what it was, I got dizzy, he threw me down and he used me, I remember that; when I came to myself, I was in the same place, he said if I will not tell it to any one he will lead me away from that place, then he took me to a hotel, I went back to the depot again, he got a room and slept with me that night, he spoke to himself in the room, I will have to fix her; then he took the train from New Haven again, he asked me to go with him, I was frightened, I was willing to leave him, I was afraid that I would be killed, he looked so angry all the time, I went to Bridgeport with him and from there to take the boat to New York, he went from New York to Newark and staid there half a day and went from Newark to Brooklyn, he took me with him on each of these occasions and paid my way, I think we staid two days in Brooklyn and from Brooklyn I went to New York alone, I had promised him that I will come back and he said that he will follow me wherever I go, that he knows wherever I

0040

go. When I came to New York I made a complaint in the 57th Street Court and I went with an officer to arrest him, I pointed out the house where he was and he was arrested, I had never been to Newark before, I had never been married, I am nineteen years of age. Have you ever had connection with a man or a man with you before this occasion in Bridge-Port? No sir. Has any man ever had sexual connection with you prior to this occasion that you have testified to? No sir. Did you consent to his having connection with you? No sir, I begged him to let me go before he threw me down, I gave him my best words to let me go. And when he took you to a hotel in New Haven did you consent to it there? No sir. Did you again beg him to let you go? Yes sir, I always told him to let me go. Did you know how much wages you were to get when you would go to the place? Yes, he agreed to give me fourteen dollars a month, I went there only to be a servant girl. When you went with the defendant from Mrs. Meyer's place as you have stated, did you believe that he was employing you as a domestic servant? Yes sir. Cross Examined. The first place I lived out when I came to this country, was in 5th Street, Mr. Platz, for two months, I took another place with Mrs. Cohen and staid there three months, I got ten dollars a month at these places, I left Platz because I thought I will have it better at Cohen's, I left Cohen's to go to Mrs. Frank and staid one year at eleven dollars a month, and from Mrs. Frank's I went to Mrs. Kahn and was here eight months and from there I went to my aunt, I staid with her eight days and then took another place in Orange with Mrs. Dantzer and staid there one month, then I went to my aunt again and staid fourteen days until I went to the

0041

office. The first time I saw the defendant Williams was in Mrs. Meyer's office, I never saw Williams on the street, I did not meet him on the corner of 4th Street and the Bowery sometime in July last, I never talked with this man in any of the Parks of this city, I never was with him in a saloon previous to going away with him, I saw him at Mrs. Meyer's two times. How long a time elapsed between the first time you saw him and the second time at Mrs. Meyer's? Eight days, I was not willing to take that place, then Mrs. Meyer talked to me so much that it is a good and lasting place that I should not disappoint this gentleman, I will get a good place; then on Mrs. Meyer's responsibility, I took the place, I had a conversation with Williams about this place in Mrs. Meyer's office. When you engaged to go with Williams, did you have your bundle of clothes with you? Yes. How often had you been to Mrs. Meyer's during that fourteen days, after a situation, had you been there every day? Yes sir, I left my bundle of clothes there with Mrs. Meyer, it was a satchel, I always slept at my aunts and had my trunk there. Did you ever visit any house in the city of New York with Williams, the defendant, previous to your leaving Meyer's office? No, I was not with Williams, in any house. I left Mrs. Meyer's office with Williams and took the horse-cars to the Bridgeport boat. I got to the boat about noon and arrived in Bridgeport in the afternoon about five or six o'clock, Williams was with me, I sat on the boat, I did not have a state room, it was about ten or eleven o'clock when we got to New Haven, it was dark, we did not have supper, I could not tell how long a time it took to go from Bridgeport to New Haven; when I got off the train at New Haven I did not see any people, I walked along the railroad track with.

0042

Williams I think for half an hour, I had the railroad track in sight all the time, I saw the handkerchief he took from his pocket, he ^{held} it to my nose, I was giddy from that handkerchief and also from fright, I was about to commence to cry and he said if I did not keep still he would fix me, I hollaoed and then he put the handkerchief to my nose and threw me down; before he put the handkerchief to my nose, I begged him to let me go, I felt that I was thrown down, out of fright I could not holla, we walked back to the depot, I did not see anyone in the railway station; from the station I went to the hotel and we took one room together, I did not see Williams register his name but he left me a few minutes, spoke with a man, came back again and went upstairs with me to a room; the next morning ~~he~~ took the train to Bridgport. Did you tell anybody that you had a bad man with you that done this thing to you in the woods? No sir, I was always frightened, I was sick from the fright, I saw a good many people in the hotel and went to the public room for dinner; the boat landed in New York and I went over to Newark. While you were in New York you saw a good many people didn't you? I was frightened all the time. Did not you see a policeman? No sir, I was in Newark half a day and saw a good many people there. And from Newark you went to Brooklyn and Williams took a furnished room there? yes sir, I don't know the name of the lady I stopped with in Brooklyn. I know that lady. (Pointing to Mrs. Hand) I was present when Williams hired the room in Mrs. Hand's house for man and wife, I heard that. You got up and acknowledged yourself as his wife? I did not say anything, I was there two days and came to New York on the second day, I told Williams I wanted to go to New York, I did not tell him what for, I had to promise

0043

him that I will come back, I did not say that I was going after my clothes to my aunt's; when I came to New York I made a complaint, I first went to Mrs. Craft on 3rd Ave., between 56th and 57th Streets, I told Williams where I would be in New York, I told Mrs. Craft what happened and I wanted to make a complaint, Mrs. Craft keeps an intelligence office, Mrs. Craft sent a girl with me to the police Court; when I left Williams in Brooklyn, I did not intend to go back to him again, my intention was to have him arrested. I did not have any conversation with Williams alone in Mrs. Meyer's office, I was sitting in the room with the other girls when Williams came in. He said he had a wife and three servant girls and had children but that I would have nothing to do with the children. I had never been in Brooklyn before this occasion or in New Haven, I was not often down town in New York, my aunt lives in 7th Street.

Amelia Meyer sworn. I have an intelligence office at 44 East 4th Street, I have been there six years, my business is to obtain employment for girls, domestic servants and nothing else. IN July last I saw the defendant at my place of business and the complainant was there also; the defendant was there some two or three times; the complainant was there each time he called; the first time he came to me and told me he wants a girl for a certain party for his neighbor in New Haven, there is two other servants employed and a cook and he wants a girl for chambermaid and waiting and this complainant was there and she says, that she thinks that would be the place for her, she wants to go for chambermaid and waiting, it was near two o'clock when this Williams came to me and the girl says she will go for her clothes and she took the cars, he said she

0044

should take the elevator and go up town and get her clothes she went and she did not come back that day, she come back the next morning and Williams come up by three o'clock, he says, it is too late, he can't wait for the girl for that place but he would be the next week in the city and he would come and take the girl for this party. He was there the first time about two o'clock and came back about three and the girl had not then returned; the next occasion he came in the morning, that was the 16th of July and he told me that that party had a girl but she did not suit and they begged him to bring a girl along from New York and he came to me and I sent for a neighbor of mine, she was two nights before in my house and she told me she wanted a place for her daughter to go in the country for chambermaid and waiting, I sent for this woman, she is here, she spoke to Williams she said she would like her daughter to go seeing it is a nice, respectable place. He says, it is a very nice, respectable family, there is two other girls in the employ; she says her daughter is not here but she will send for her and bring her, this was not the complainant, she was a girl seventeen years, she is young, not strong enough, she never done upstairs work, she all the time does light house work and mind children; then there was another girl in my place about twenty-five, she hired with Williams to go to New Haven and the girl all the time done work in a hotel, she never done work in a private family, anyhow times is dull and she will try that place, that was not the complainant, I can get her, she is in a place in a hotel; she told him she would like to go as times were dull; Williams spoke to her; she went out with the complainant whom he employed and she came back and told me that ^{she} ~~she~~ would go in a hotel but this girl, the complainant, told

0045

her if hse likes to go in a place. I gave her a ll the chances in the office, there was about ten places in the office, she says she likes to go with Williams. Williams told her before what kind of a place it is, he told her it was a place for chambermaid and waiting, there is two other girls in New Haven, a neighbor of his, No. 81 Union Street, the name is Mr. Banks o what I cannot remember, it is in my book. I heard him tell her hat in the hall. She said that ~~he~~^{she} would get her clothes, he said that ~~he~~^{she} must hurry up that they would miss the train or the boat, I do not know what he said. He asked me what I charged, I told him there is two dollars, my office fee and I gave him a card for three months, if this girl should suit, then good, if she would not suit I would supply him with another girl. Then I told the girl if she did not like it in a wee she would comeback and I would get her a situation; he paid me two dollars and I gave him a receipt; she went away with him and I bid him good-bye and that was the last I saw of her. I was jointly charged before the police justice and by the grand jury with this defendant.. Do you remember whether the defendant said anything in the presence of this complainant about his being a married man and having children? He did not say it in my presence, he said he was a neighbor of a wealthy family in New Haven who kept three girls. I never saw the defendant before he came to my place, I had no knowledge of the intention of the defendant to use the girl for any bad purpose.

Cross Examined. I have one large room and a kitchen, there were about fifteen girls in the room at the time Williams came and spoke to me. He hired one ~~girl~~^{girl} before he engaged the complainant the second time, he hired the

0046

her if hse likes to go in a place. I gave her a ll the chances in the office, there was about ten places in the office, she says she likes to go with Williams. Williams told her before what kind of a place it is, he told her it was a place for chambermaid and waiting, there is two other girls in New Haven, a neighbor of his, No. 81 Union Street, the name is Mr. Banks o what I cannot remember, it is in my book. I heard him tell her hat in the hall. She said that ~~he~~^{she} would get her clothes, he said that ~~she~~^{he} must hurry up that they would miss the train or the boat, I do not know what he said. He asked me what I charged, I tel him there is two dollars, my office fee and I gave him a card for three months, if this girl should suit, then good, if she would not suit I would supply him with another girl. Then I told the girl if she did not like it in a wee she would comeback and I would get her a situation; he paid me two dollars and I gave him a receipt; she went away with him and I bid him good-bye and that was the last I saw of her. I was jointly charged before the police justice and by the grand jury with this defendant.. Do you remember whether the defendant said anything in the presence of this complainant about his being a married man and having children? He did not say it in my presence, he said he was a neighbor of a wealthy family in New Haven who kept three girls. I never saw the defendant before he came to my place, I had no knowledge of the intention of the defendant to use the girl for any bad purpose.

Cross Examined. I have one large room and a kitchen, there were about fifteen girls in the room at the time Williams came and spoke to me. He hired one ~~girl~~^{girl} before he engaged the complainant the second time, he hired the

0047

complainant the first time he came to my house and she wen for her clothes and didn't come back; she said she wanted a place like the one he represented, Williams talked to me so that ~~he~~^{she} heard it, he talked to other girls; the prisoner is no relative of mine. She said she would try it for a week and if she did not like it she would come back.

Mena Wolverman sworn. I live in this city and am the aunt of the complainant, she is ~~my~~^{my} sister's daughter, I have lived in New York fifteen years, I am a married woman, I knew the complainant before I came to this country, I lived in the same place where she was born, she was twenty years old in October, she has been in this country about two years and seven months, she came to me when she arrived and I have known where she has been employed during the last two years, I have seen her constantly for the last two and a half years: she is accustomed to come and see me Sundays and evenings when she would be out; she is a decent, respectable girl, I know positively she is chaste and virtuous and that she is unmarried. I did not know that she made a complaint against the prisoner until ~~my~~^{my} son came home and read it to me out of the paper, I next saw her in Bellevue Hospital where she was insane, they ~~saw~~^{sent} her for me and I went up to see her every day, she was there for two or three weeks, I went to Meyer and Stearn, 18 Wall Street. she went away from the hospital, I took her to ~~my~~^{my home} and she has been thirteen weeks with me, she was very bad, I could not stand it with her, she always was afraid the man was chasing after her and she wanted to jump out of the window and I had to stay by her every night the whole night, I could not keep her quiet, I said, if she did not get better I would have to send her back to the hospital,

0048

that is what a doctor told me, I did not leave her a moment alone. She always said what a bad man he took a decent, respectable girl, I do not know why he did not take another girl that was not decent, I went along with him to take a place. She said that after she became more settled in her mind; she had such a ringing in her ear, she always holds a handkerchief in front of her nose when she got dizzy, she was complaining of her head, she was afraid the man would come in the house, I had to sit with her sometimes all night, she was kept quiet three weeks in my house. How long before the 16th of July had you seen her? Two or three weeks before. What was her condition of mind then? She was all right, I did not see anything wrong in the girl. She did become settled in her mind afterward? Yes sir, and has remained so ever since.

Cross Examined. . I brought her from the hospital in August, Meyer and Stern helped me. I have been in this country fifteen years, she was five years in Europe that I did not see her, I know she is not married, she is a young girl; she had a passport that she was a young girl and that is home at my house, it tells of her blond hair and blue eyes and that passport says that she is unmarried and I know that since she came here she has not been married.

The Case for the Defence.

William C. Williams sworn. I reside at Springfield, Mass., and came into the city on the 15th of July, I stopped at Sweeney's hotel near the city park I think, I came to this city to try to obtain a position on the elevated railroad as engineer, that is my occupation. I first met the complainant on what is called the Bowery, she just came

0049

out of a side street on Tuesday morning I think it was about ten o'clock of the 15th of July, I was passing along she came out of the side street and turned up the same way that I did and as she came along she smiled and I smiled back, she crossed over on the other side and started up on the other side, I was going the same way on this side and I kept my eye across on the other side and I caught her eye looking back three or four times and I nodded to her and she put her handkerchief up to her face and she went along; after she got across a little ways she looked around again and smiled and slacked up a little and I nodded to her, in that way, to come across, he went up to one or two crossings above and came across and I slacked up so as to let her bring up to where I was or a little ahead of me she did so and I walked up along side of her, as I got side of her she looked up at me kind of smiling, I says, it is a pleasant morning: she says, yes, I asked her if she was walking out for her health and she said, not exactly, I said that I did not know but she would like to take a pleasant walk and she wanted to know where. I told her I was not very particular, I was not much acquainted in New York and did not know any pleasant place to go; she said she did not care if she went over to the Park a little while. *I asked her if she would not have a "good time"* So we started along up the street and as we went along we passed a place where it looked to me like a saloon. She talked English as well as she could all this time; she said this place was a beer garden, I asked her if she drank beer, she said sometimes she would be in there with her aunt and drink beer and that they sang and played and performed in there evenings. I asked her if she would come in and have some beer, she hesitated a moment and finally said she did not care. So we went in and called for

0050

some lager beer. We sat there and talked quite a little while and got two more glasses of beer. After we came out we went up and turned to the left across Broadway and I think we went as much as two blocks, I think we turned to the right and came on to a large Park, I have since learned that it is Washington Park. We went over and sat on one of the benches, she said to me, you do not belong in New York and I said, no; she wanted to know how long I was going to stay. I told her that I was going away in a day or two, I told her that I expected to get a place on the Elevated Railroad but did not get it. We sat and talked about one thing and another in the Park for quite a little while.

Finally I asked her if she did not want to go somewhere, I told her it would be alright, she hesitated then and said she would not dare, she had a good many friends up town and that she was afraid some of them might see her, I talked to her quite a while and asked her if she would go and have some lager beer, we crossed over to the Park going south-west and went down the street some ways and got some more lager beer, then we came back and turned to the side street that was on the right turning south, I noticed there was several young ladies in the windows in a good many houses as I went by and they beckoned me to come in as I went along, I walked along quite a little way and I saw one house looked a little better than the others, I says, shall I stop here? She says, I don't know who lives here, we went up on the steps and I rung the bell, a young woman let me in and I asked her if I could get a room there for a little while and she said she guessed so she would call the lady of the house; she returned very soon with a woman and I went upstairs, she said, it will be two dollars, I

0051

paid her the two dollars for the room. I asked the girl in there and asked her if she would have something to drink? She said she did not care for anything more. We sat down quite a little while; she asked me if I was a married man. I told her I was not. She said, "I like you." I says, "I like you, you are a very pretty girl." She says, "Where are you going when you go away?" He says, "I have two or three places in view." She says, "I wish you would take me with you." I says, "we will talk about that by and by." I says, "Shall we undress?" She says, "No." Shall we go to bed? She said, "No," she did not care, we could lie down just as well. So we did and I had intercourse with her. We stayed there perhaps two hours in all, and we talked about going away. She wanted me to take her with her. I asked her how long she had been in that business? She said she never had been but once before. She said the place where she went to work in Orange the man had a child; she used to take the child out; that he would take her after she had been there a few days out to ride once in a while in the evening through groves.

0052

14 She said that one night he took her in the road where she had not been before and that he got the best of her. She said when she went back she had been washing and her clothes were wet and as soon as she could get them dry she left there. She said she had been there only about a month. She said that was the first time anybody ever touched her; she kept on talking to me about she liked me, and I don't hesitate to confess to the Court I liked the girl and I like her now. She wanted me to take her with me, and I told her that I would take her with me if she would be true to me. She said she would. I told her I would give her a good home as soon as I would get a good place on the road - that I would furnish some nice rooms and that I would marry her. She said she wanted a good home - she had been working around ever since she had been in this country. You know, she says, the Germans don't cook like the English people; where I have been I cannot suit them. I can get along pretty well in a German family. She said she had an aunt living in New York, N.Y.

Seventh St., but she did not live there much of the time. I can catch a word sometimes of spoken German but I am not at all versed in the German language. She said she was stopping with a German woman who kept an Intelligence Office. I think she said it was the corner of Ninth St. and the Bowery. She said, "Whenever I have had a place anywhere I let my aunt know or else she will come here and find out where I am gone. I will have to make some excuse so I can go." I say, "What excuse can you make?" She hesitated a few minutes and finally she says, "I will come down to this office and you can come down to the office. I will be sitting in the room or the lounge where you can see me." She says, "Tell this lady that you want to get a girl to go into the country to work for you. I will step up and say, 'I will go,' and then she says, 'I can go away and when I come back for I had told her if I did not get work in two or three places that I know of I would come back to New York and try again; when I come back to New York if you do not have work there I can go to my aunts or this place and say

16)

I do not like the place, and then it will be all right. "I says, "All right, you go ahead." He left the house and started on. I guess about an hour after that I appeared in this intelligence office, and as I went into the room I saw three or four girls. I think three of them was in the hall talking to each other. I saw an elderly lady at the table. I asked her if she was the lady of the house and she said, "no." Just then I happened to look into the room facing Third Ave. and I saw this girl (the complainant) sitting there with another girl and she spoke to Mrs. Myers and Mrs. Messers came to me. I told her I wanted a girl to go into the country, a chamber girl. She says, "Do you want her for yourself?" I said, "yes." She says, "All right, I will give you a girl right away." She called up a great big stout girl. I says, "she won't suit me, she won't do." She says, "I have got a friend that has a young girl I guess, will suit you, I will get her." Before I could say anything she was gone and pretty soon she came over with a woman and a few minutes after a young girl came in. Of course I did not want her, she was not the

0055

one I was after. The complainant stepped up and said, "I will go." I says, "I want to go today." That we had got all fixed, but she had told me before she had to go to her aunts to get some clothes. She said, "I will go to my aunts to get some clothes." I says to her, "How long will you be gone? The boat goes at four o'clock," she says, "I will be back soon enough, I can take the Elevated Railroad." Mr. Meyers says, "All right, you want to hurry up." The girl passed me; she kind of nudged me with her elbow and went out. I says, "All right, I will be back here." I went out and caught up with the girl. I told her she would want to hurry up or else we could not go that day. She went off and when she came back she had a satchel with her. I waited up near the Bible House for her to come back. I was mistaken in the time the boat went; it went at 3 instead of 4 o'clock. I told her it would be too late. I told her I would call the next day at the office and I agreed to be there about ten o'clock to see if she was all right. I called up there and she was there, and I agreed to call for her to go about one o'clock. I had one or two places to call at where I was promised a situation. So I

0056

68
was around on time and met her in the office; she was all ready and Mrs. Meyers told me it would be two dollars. I paid her two dollars and we went out. I took her hand patch for her and she had a sun umbrella. We started out and took the horse cars and took the boat for Bridgeport. I got a state room. I asked her if we should have a nice time? She said she did not care. I asked her if she would undress; she took off her dress; we had a little time until tea time; we went down stairs and had tea. When we arrived in Bridgeport we took the train to New Haven and arrived there at 7 1/2 or 7 3/4 to 8. We walked up the main street that ran down from the Park and went to the Union house. We stayed there all night, and after breakfast I went out to see if I could find the Superintendent of the New York and New Haven Railroad to see if there was a possibility of my getting a situation as Engineer and I found no opening. Then I came back and told her that I would go to Bridgeport, and if I cannot find anything there I will try the Pennsylvania and Erie Road as I was somewhat acquainted on both of the roads.

POOR QUALITY
ORIGINALS

0057

We went to Bridgeport and arrived there in the neighborhood of ten o'clock. I left her in the depot while I went out to look for a furnished room instead of staying at a hotel. I did not find any, and we stayed in the Sterling house. I booked myself there as man and wife. We stayed there from 11 1/2 to 8 1/2 at night, and we took the boat to New York again and got to New York the next morning, from whence we crossed the ferry to Newark N.J. I went to Newark to see if I could not find a situation. We went to the Newark hotel and had breakfast and then I went to see if I could get a situation on the Horse car Railroad, but I could not find any. I went back to Jersey City and tried the Pennsylvania and Erie Railroads and got no encouragement from either, and then we came back to New York and went over to Brooklyn. We got there about the middle of the afternoon and we looked for furnished rooms and found them at Mrs. Harbo. 86 Middagh St. I was there until I was arrested. I never knew where Mrs. Meyer's intelligence office is until I was told by the complainant. It is more than four years before the 15th of July since I was last in the city. She swore that you took her to a linen

0058

20

place in New Haven and ravished her is that true? No sir. She also swears that you had a handkerchief with some substance, liquid did you have anything in that shape? No sir. Then we came over from Newark she lost a silk umbrella in the cars and did not miss it until we got to Brooklyn and I promised to try and get it for her and also to buy her a pair of shoes. I went up to Twentieth St. and Ninth Ave. to see if I could get on a horse railroad as a conductor and I had to wait until 2 o'clock before I could see the Superintendent of the Road. I came back again and went directly over to Jersey City to see if I could find this sun umbrella. I looked over a number of umbrellas and could not find it. This Sunday morning I went out to get shaved and brought in some papers and laid on the bed to read the paper. I was not there five minutes before she came and pushed the paper away, she threw her arm right over me and laid down alongside me. She said, I don't want you to read, you look cross. You did not get me the shoes you promised to get yesterday. I said, I got back late last night and I forgot it. She was not very

0059

well pleased about it. I talked with her a few minutes in the morning and told her I would give her the money to get a pair herself. It was all right in a minute, and during the day she told me that she had some clothes over in the laundry and that she had some clothes at her aunt's; she said she wanted to go over and get them on Monday and she did not have money enough. She asked me if I would be over in New York during the day. I said "perhaps I will." She says, "I am going to call at two or three places." She gave me a number of places, and asked me if I did go over if I could not call, and then I could help her to bring the bundles back. One name she gave me was Mrs. Blaich, I think corner of Twenty Third St. and Third Avenue, and the other was Mrs. Croft Third Ave. between 56th and 57th Sts. I went over to New York in the afternoon and called at both places and they said that she had been there but that she had gone out. So I went down town and after a little while returned again to Brooklyn. That evening I was arrested about six o'clock. The man came to the door and said he wanted me. He said

POOR QUALITY
ORIGINALS

0061

22
Know what abduction is, don't you?
I says, "What do you mean?" He says, "This girl
charges you with it. I says, "You are mistaken."
He says, "That is the charge, you will have
to go along. She has made a charge of
abduction against you." I went with him.
I was locked up over night and the next morn-
ing I was brought before the Fifty Seventh St
Court and remanded until the afternoon.
The girl sat there with the Captain of the
precinct. A lawyer promised to come there
for me in the afternoon but did not come.
She had a lawyer there, and I refused to
answer some questions which he asked
me. The Judge wrote something on a paper
which I refused to sign. I was sent down
stairs and from there down to the Tombs.
She showed no dissatisfaction in going
with me. I had no trouble with her except
this little affair on Sunday morning. I
never heard her under lock and key at
any time. Cross Examined. I came
here to get employment as an engineer
and make application at the office of
The Elevated Railway Co. I had not been
to New York before the 15th of July in four
years. I did not tell Mr. Meyer that
I had been sent there by somebody from

0062

New Haven who wanted a servant
I don't know why the girl is prosecuting
me. I always supposed it was her
aunt that was doing it.

0063

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 William C. Nease

Dated July 23 1882, John J. Conner Police Justice.

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

Dated July 22 188 X John Honnan Police Justice.

0064

Sec. 198-200

Hearsh District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.*William C Williams*

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

Question. What is your name?

Answer.

William C Williams

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Springfield Mass

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

Answer.

Springfield Mass

Question. What is your business or profession?

Answer.

Engineer to run a Steam Engine

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

Answer.

*Not Guilty**Refuses to Sign*

Taken before me this

22

day of

July

188

John H. H. H.

Police Justice.

0065

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.*Fourth* District Police Court.*Amelia Meyer*

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

Question. What is your name?

Answer.

Amelia Meyer

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Germany

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

Answer.

No 44, E. 4th St New York - 5 years

Question. What is your business or profession?

Answer.

Servants office

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

Answer.

*I am not guilty I have kept
an intelligence office for eight years and have not heard
that the man knew the girl for any immoral purposes
Amelia Meyer*

Taken before me this

22nd

day of

*July*188*8**John J. McManus* Police Justice.

0066

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

POLICE COURT, X DISTRICT.

John Salmon

of No. 100 Street, being duly sworn, deposes and says,

that on the 22 day of July 1888

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

deponent believes that
Hedra Hope a witness
and Complainant in
the case against Amelia
Meyers and William
Williams will not
appear at the time
the case is tried, and
asks that she may
be committed to the
House of Detention
John Salmon

Sworn to before me, this 22 day of July 1888
John Salmon Police Justice.

0067

Police Court, Fourth District.

City and County } ss.
of New York,

House of No. 3rd ave. between 56th & 57th Street aged 18 years,
 occupation Chamber-maid being duly sworn, deposes and says,
 that on the 16th day of July 1884 at the City of New
 York, in the County of New York,

deponent called at the corner
 of Bovey & Fourth street in the
 City of New York, which is an
 intelligence office kept and maintained
 by Amelia Meyers, for the purpose
 of obtaining employment as a chambermaid
 in a respectable family, and that she
 was then and prior thereto a person
 of Chaste Character and of the age
 of Eighteen Years

and place William Williams
 (nowhere) was in said office and
 employed deponent as a chambermaid
 and agreed to pay her \$14 per month for
 her services, as such chambermaid, and did
 then and there falsely represent to deponent
 that he was a married man, and resided
 with his family at New Haven in the State
 of Connecticut and requested deponent to go
 to New Haven Conn: with him that day

That said Meyers then and
 there falsely stated and represented to deponent
 that every word uttered by said William
 in reference to his home and family was
 true and induced deponent to accompany
 said William Williams to New Haven
 Conn:

That deponent solely relying upon
 the statements and representations of said
 William Williams, and said Meyers
 did accompany said William Williams to a
 boat and as deponent was informed and
 believes to a place called New Haven

0068

and arrived at the same place
about 11 o'clock P. M. That Williams then said to deponent that he
did not see his Carriage which he expected at the station and
consequently deponent and he would be compelled to walk to
his house which he represented to be a short distance from the
station. That deponent still relying upon the false and
fraudulent statements and representations made by said Williams
still accompanied said Williams along a road which was
into and through some woods and a very dark place
that when said defendant reached said place he took
hold of deponent with great force and violence, threw
her down upon the ground and forced a handkerchief
into deponents mouth and did then and there threaten
deponent with great bodily harm and death if she would
make any outcry - and did then and there by great force and
violence and against the will and consent of this deponent
have carnal connection with her

That said Defendant did
thereafter against the will and consent of deponent and by
force and menace detained, confined and imprisoned
deponent in several hotels and rooms in the State of New
York, New Jersey and Connecticut and continued under said
threats, and by force to have carnal connection with this
deponent.

Deponent therefore charges that said
Williams Williams and Meyers were
acting in concert and collusion with one another for the purpose
and with the felonious intent to entice and inveigle deponent out of the
State of New York for the purpose of having deponent defiled
wherefore deponent prays that said defendants may be dealt
with according to Law.

Sworn to before me
this 22nd day of July 1884
John J. Roman
Police Justice.

Henry H. Hays

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Police Justice.

188

Dated

Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street.

to answer

Sessions

0069

and arrived at the station at said place about 11 o'clock P.M. That Williams then said to deponent that he did not see his Carriage which he expected at the station and consequently deponent and he would be compelled to walk to his house which he represented to be a short distance from the station. That deponent still relying upon the false and fraudulent statements and representations made by said Williams still accompanied said Williams along a road which was into and through some woods and a very dark place that when said defendant reached said place he took hold of deponent with great force and violence, threw her down upon the ground and forced a handkerchief into deponent's mouth and did then and there threaten deponent with great bodily harm and death if she would make any outcry - and did then and there by great force and violence and against the will and consent of this deponent have carnal connection with her

That said Defendant did thereafter against the will and consent of deponent and by force and menace detained, confined and imprisoned deponent in several hotels and rooms in the State of New York, New Jersey and Connecticut and continued under said threats, and by force to have carnal connection with this deponent.

Deponent therefore charges that said Williams and Meyers were acting in concert and collusion with one another for the purpose and with the felonious intent to entice and inveigle deponent out of the State of New York for the purpose of having deponent defiled wherefore deponent prays that said defendants may be dealt with according to Law.

Sworn to before me
this 22nd day of July 1884
John J. Conner
Police Justice.

Robert H. Hays

Dated 1884

guilty of the offence mentioned, I order it to be discharged.

There being no sufficient cause to believe the within named

Dated 1884

I have admitted the above named

Dated July 22nd 1884

Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

It appearing to me by the within depositions and statements that the crime charged against the within named

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer

Sessions

0070

BOX:

145

FOLDER:

1490

DESCRIPTION:

Meyer, Valentine

DATE:

07/18/84



1490

POOR QUALITY
ORIGINALS

0071

Counsel,
Filed 18 July 1884
Pleads July 21.

Assault in the Third Degree.
(Section 219).

THE PEOPLE
vs.
P
Valentine Meyer

PETER B. OLNEY,
JOHN HICKSON,
District Attorney.

A True Bill.
George J. Fairbank
Aug 19 Foreman.
discharged on his
verbal recognition
off bond
Aug 6 54 6/10

Residence:
Patrick Farrell
Two other depts. having
been tried and acquitted in
this case arising out of the
same transaction, without
any further evidence I
do not think a
conviction can be had
therefore recommend
that deft. be discharged
as his own recognition
N.Y. Aug. 19/84
J. M. Vincent
Asst. Dist. Atty.

0072

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Valentine Meyer

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

Valentine Meyer

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

The said *Valentine Meyer*

late of the First Ward of the City of New York, in the County of New York afore-
said, on the *29th* day of *June* in the year of our Lord one
thousand eight hundred and eighty-*four* at the Ward, City and County

aforesaid, in and upon the body of *Patrick Farrell*

in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Patrick Farrell*

did then and there unlawfully beat, wound and illtreat, to the great damage of the
said *Patrick Farrell* 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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0073

Form 11.

Police Court—Third District, Halls of Justice.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.of *11th Precinct Police* *Patrick Farrell* being duly sworn, deposes and says, thaton *Sunday* the *29th* day of *June*in the year 188*4*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

Valentine Meyer, now here, who
chiefly. While deponent on duty
body, while deponent was in the
performance of his duties as a police
officer, deponent being so beaten
 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

14th

day of

188

*Patrick Farrell**A. M. Patterson*

POLICE JUSTICE.

0074

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 _____

Dated _____ 188 _____ *Police Justice.*

0075

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Valentine Meyer 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. *Valentine Meyer*

Question. How old are you?

Answer. *24 years of age*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *256 Delancey St. 2 months*

Question. What is your business or profession?

Answer. *Peeler*

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*

Valentine ^{his} Meyer
(mark)

Taken before me this *14th*day of *June*188 *8**W. J. O'Brien*
Police Justice.

0076

BOX:

145

FOLDER:

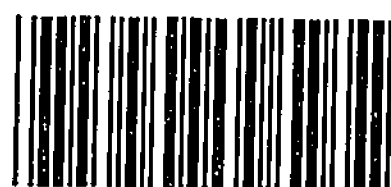
1490

DESCRIPTION:

Michel, Jules

DATE:

07/23/84



1490

POOR QUALITY
ORIGINALS

0077

Weym

Counsel,

Filed 23 day of July 1884

Pleads

Not guilty (24)

THE PEOPLE

vs.

P

John Michael

Petit Larceny,

(Sections 229, 532.)

PETER B. OLNEY,

~~WHICH IS A TRUE BILL~~

Chas. H. H. District Attorney.

Indictment dismissed.
A True Bill. *Adopted July 4*

George H. H. H.

Foreman.

And for the Court

*On the above named
matter the jury
has returned a
verdict of \$363.66
in favor of the
defendant and
has awarded the
costs of the
prosecution to
the defendant.
The jury has
also awarded the
costs of the
prosecution to
the defendant.
The jury has
also awarded the
costs of the
prosecution to
the defendant.
The jury has
also awarded the
costs of the
prosecution to
the defendant.*

POOR QUALITY
ORIGINALS

0078

Weyn
Counsel,
Filed *23* day of *July* 188*4*
Pleads *Not Guilty* (24)
THE PEOPLE
vs. *P*
James Michael
PETER B. OLNEY,
~~WHETHER PECKHAM~~
Chas. H. H. District Attorney.
Medical dismissed.
A TRUE BILL. & d. d. *W. H. H.*
George H. H.
Foreman.

Witnesses:
On the acknowledgment
met of the complaint
for the day and
summons \$563.66
of the year 7 Co. Proc.
I recommend the
dismissal of the
indictment; and on
the facts find that
has examined the case
I state it is in the
acknowledgment can be
examined. 8/1/884
M. H. H.
George H. H.
James H. H.

0079

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 A. Howard

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

John A. Howard

of the CRIME OF PETIT LARCENY, committed as follows:

The said

John A. Howard

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~seventh~~ day of ~~June~~ — in the year of our Lord one thousand eight hundred and eighty ~~four~~, at the Ward, City and County aforesaid, ~~being the clerk and servant of one John A. Howard, and as such clerk and servant then and there having in his possession, custody and control certain money of the said John A. Howard, the true owner thereof, to wit: the sum of four dollars in money, lawful money of the United States of America and of the value of four dollars, with force and arms, the said sum of money then and there fraudulently and unlawfully did appropriate to his own use, with intent to deprive and defraud the said John A. Howard of the same, and of the use and benefit thereof; And the said sum of money, thereby~~

~~_____~~ then and there unlawfully did 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.

John B. O'Leary

District Attorney

0000

Police Court - First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Howard
17 Ave. St.

1 *Julius Michael*
2
3
4

Offence *Petty Larceny*

Dated *July 18* 188*4*

Samuel Smith Magistrate.

William Spun Officer.

27 Precinct.

Witnesses *Allice Chapman*

No. *146 East 14* Street.

Blondine Bourdure

No. *413 Rivington Street* Brooklyn.

No. *308* Street. Sessions.

John J. Howard

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

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

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 *July 18* 188*4* *Samuel Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0001

Sec. 198-200

CITY AND COUNTY
OF NEW YORK,

First District Police Court.

Julius Michel 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 Michel

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. France

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

Answer. 125 Fourth Avenue, New York, 4 1/2 years

Question. What is your business or profession?

Answer. Teacher

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, and demand a trial before the Court of General Sessions

Julius Michel,

Taken before me this 18 day of July 1888
John D. Smith
Justice of the Peace

0082

CITY AND COUNTY }
OF NEW YORK, } ss.

Marc Agnone
aged 49 years, occupation Shitmaster of No.

146 East 14 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John A. Flauraud

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 1888

Marc Agnone

Solomon B. Smith

Police Justice.

POOR QUALITY
ORIGINALS

0083

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 17 Ave John A Flaurand Street, aged 63 years,
occupation Printer being duly sworn

deposes and says, that on the 17 day of June 1888 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 of the Value, and
amounting to four dollars (\$4⁰⁰)

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 Michel (now here)

from the fact that the said Michel
was in the employment of deponent in
the Capacity of Collector. That deponent
is informed by Marc Agnone of No.
146 East 84th Street that on or about
said date he paid over to the said
Michel the aforesaid amount of money
being the amount of bill for printing
done by deponent. That the said
Michel has failed to return said
moneys to deponent but appropriated
the same to his own use.

A Flaurand

Sworn to before me this 18 day of June 1888
Julius Michel
Police Justice

0084

State of New York
County of New York.) ss.

I, Auguste Plaurand, of the city of New York,
County of New York, State of New York, do hereby
acknowledge to have received of Jules Michel, of
the same place the sum of four dollars in full
satisfaction for the injury in the matter of his
having collected the same, & hereby desire to
withdraw the charge against said Jules Michel
of petty larceny, & respectfully request that the
indictment founded upon said charge be
dismissed.

acknowledged before me
this 8th day of Aug 1884.
Eugene B. Owing
City Judge

A. Plaurand

0085

BOX:

145

FOLDER:

1490

DESCRIPTION:

Miles, Richard

DATE:

07/11/84



1490

Witnesses:

No 50.

Counsel, *Olney*
Filed 11 day of *July* 188*4*
Pleads *Not Guilty* 14.

THE PEOPLE
vs. *P*
Richard Miles
Grand Larceny 2nd degree
(From the person.)
[Sections 528, 531, — Penal Code.]

PETER B. OLNEY,

By Aug 4/84
Not Guilty
A True Bill.

District Attorney.

George J. Brown
Foreman.

July 24/84
Olney

0086

0087

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Miller

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

Richard Miller

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

The said Richard Miller

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

one watch of

the value of twenty

dollars

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

Peter B. Cheney,

District Attorney

0000

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

Police Court - 1453
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Patrick McConville
1st Ward 21
Richard Miles
1
2
3
4
Dated 5 July 1884
Offence Larceny from person
No. 1, by
Residence
Street.
No. 2, by
Residence
Street.
No. 3, by
Residence
Street.
No. 4, by
Residence
Street.
Witnesses
No. 1, by
Residence
Street.
No. 2, by
Residence
Street.
No. 3, by
Residence
Street.
No. 4, by
Residence
Street.
\$1000 to answer
Sessions.
Cora

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 Richard Miles

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

Dated 5 July 1884 Police Justice.

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

Dated 1884 Police Justice.

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

Dated 1884 Police Justice.

0089

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

182 District Police Court.

Richard Meyers 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.

Richard Meyers

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

24 Beach St about 8 years

Question. What is your business or profession?

Answer.

Shoemaker

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

Richard Meyers

Taken before me this 12th day of July 1938 at New York City, New York.
J. Edgar Hoover
Police Justice.

0090

Police Court—1st District.

Affidavit—Larceny.

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

Patrick M^c Cormack

of No. 168 Varick Street, aged 69 years,
occupation Messenger being duly sworn

deposes and says, that on the 4 day of July 1884 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 silver watch of the value of
twenty dollars

the property of deponent

and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by Richard Miles (now here)
from the fact that said defendant came
up to deponent and snatched said property
from deponents vest then and there worn by
deponent and ran away deponent
pursued said defendant and caused
his arrest

Patrick M^c Cormack
Mark

Sworn to before me, this 5 day of July 1884
John J. Smith
Police Justice.

0091

BOX:

145

FOLDER:

1490

DESCRIPTION:

Mitchell, Frederick

DATE:

07/02/84



1490

0092

BOX:

145

FOLDER:

1490

DESCRIPTION:

Barry, William

DATE:

07/02/84



1490

0093

BOX:

145

FOLDER:

1490

DESCRIPTION:

Smith, Charles

DATE:

07/02/84



1490

Witnesses:

Officer Hunter

14th Precinct

Samuel Herman

266 1st Precinct
Counsel,
Filed 2 day of July 1884
Pleads Not Guilty

THE PEOPLE
vs.
Frederick Mitchell
William Barry
Charles Smith
Robbery in the 1st Degree
(Sections 224 and 225)

PETER B. OLNEY,
~~JOHN MORTON~~

July 27/84 District Attorney
All tried & acquitted.
A TRUE BILL.

207th Spencer
Foreman.

207 16
" 22nd 443
" 24 "

0094

0095

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Frederick Mitchell
William Barry
and Charles Smith*

The Grand Jury of the City and County of New York, by this indictment, accuse, *Frederick Mitchell, William Barry and Charles Smith* of the CRIME OF ROBBERY IN THE *first* DEGREE, committed as follows:

The said *Frederick Mitchell, William Barry and Charles Smith*, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *June*, in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms, in and upon one *Samuel Sherman*, in the peace of the said People then and there being, feloniously did make an assault *(each of them the said Frederick Mitchell, William Barry and Charles Smith, being then and there aided by an accomplice actually present)* and one promissory note for the payment of money of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of *four* dollars, one other promissory note for the payment of money of the kind commonly called Bank notes, the same being then and there due and unsatisfied, for the payment of and of the value of *four* dollars, one promissory note for the payment of money of the kind commonly called United States Treasury notes, the same being then and there due and unsatisfied, for the payment of and of the value of one dollar, and one pocket of the value of one dollar and *fifty* cents,

of the goods, chattels and personal property of the said *Samuel Sherman* from the person of said *Samuel Sherman* and against the will and by violence to the person of the said *Samuel Sherman*, then and there violently and feloniously did rob, steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity,

PETER B. OLNEY,

~~JOHN MCKEON~~ District Attorney.

POOR QUALITY
ORIGINALS

0096

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

Police Court, West District.
THE PEOPLE, &c.,
OF THE COMPLAINTE OF
Samuel Newman
vs *Robbery*
1 *Frederick Mitchell*
2 *William Parry*
3 *Charles Smith*
4 _____
Dated *June 24* 188*6*
Offence _____
Magistrate, *James Hunter* Officer, *Jonathan* Precinct, _____
Witnesses, *James Hunter*
No. *166* Million Street,
Charlotte, Director
No. *166* Million Street,
William Parry 2/84
No. *312* Street,
500 Sessions,
Joseph
pay & delivery of

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 *Frederick Mitchell*

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 24* 188*6* *James Hunter* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0097

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

First District Police Court.

Frederick Mitchell 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. *Frederick Mitchell*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *Boston, Mass*

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

Answer. *220 Mott Street, about 3 months*

Question. What is your business or profession?

Answer. *I work at Moulding Machines*

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 -*
Fred Mitchell

Taken before me this *24*
day of *August* 188*8*
[Signature]
Police Justice.

0098

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Barry 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 Barry

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York

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

Answer.

85 Elizabeth St. 1 1/2 years

Question. What is your business or profession?

Answer.

Harness maker

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 Barry*

Taken before me this
day of

188

Police Justice.

0099

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Smith 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.

Charles Smith

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

New York

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

Answer.

Christie St. 6 mos

Question. What is your business or profession?

Answer.

Driver of a Truck Wagon

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

Charles Smith

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINALS

0100

STATE OF NEW YORK.
CITY AND COUNTY OF NEW YORK, } ss: ()

POLICE COURT, 1 DISTRICT.

Samuel Herman

of No. 83 Bayard Street, being duly sworn, deposes and says,

that ~~on the~~ day of 188
~~in the City of New York, in the County of New York,~~ William Barry and

Charles Smith (both now here) are
two of the three persons mentioned
in the annexed Complaint as
persons unknown to deponent
and whom deponent charges
with acting in concert with Fred
Mitchell in committing Robbery
from deponent's person as described
in the annexed affidavit of deponent.

Samuel. E. Herman

Sworn to before me, this 30 day
of June 1888
[Signature]
Police Justice.

POOR QUALITY
ORIGINALS

0101

Sec. 212.

1 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

It appearing to me by the within depositions and statement that the crime therein mentioned

has been committed, and that there is sufficient cause to believe the within named

William Barry & Charles Smith

guilty thereof, I order that ~~they~~ be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that ~~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 at the City of New York,

30 June 1888

[Signature] Police Justice

0102

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

Police Court--First District.

Samuel Herman
 of No. *83 Bayard* Street, being duly sworn, deposes
 and says, that on the *23rd* day of *June* 18 *84*
 at the *Fourteenth* Ward of the City of New York, in the
 County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful money of the
 United States Consisting of one
 bill of the denomination and Value
 of five Dollars, One bill of the denomination
 and Value of one dollar and one gold
 plated pocket of the Value of
 one dollar and fifty Cents; altogether*

of the value of *Seven ⁵⁰/₁₀₀ more* Dollars,
 the property of *Deponent*

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

*Fredrick Mitchell (now here)
 and ~~the~~ other men who ~~are~~ not yet
 arrested, and whose names ~~are~~ are unknown
 to deponent for the following reasons to wit:
 That on the above date and about the hour
 of 8 o'clock, p.m. Deponent was standing
 in the hallway of premises No 166 Mulberry
 Street when the said Mitchell approached
 him accompanied with said three unknown
 persons, the said Mitchell seized hold of
 Deponent's pocket which was attached to Deponent's
 pants by means of a chain, ^{and snatched said pocket away} and which pants
 was then and there worn on the person of*

Sworn to before me this
 18
 day

Police Justice

0103

deponent. At the same time the said Mitchell struck deponent with his fist under the right eye, and thrust his hand into the right hand pocket of deponent's Coat which was then worn on the person of deponent, and took therefrom by force and Violence and against deponent's will the aforesaid Six dollars. While thus these said unknown persons threw deponent down and kicked him about the head and legs.

Wherefore deponent charges said Mitchell acting in Concert with said three unknown persons with taking, Stealing and Carrying away by force and Violence as aforesaid the said property

S. Herman
Sworn to before me
this 24th day of June 1884²³
P. H. Coffey
Police Justice

0104

BOX:

145

FOLDER:

1490

DESCRIPTION:

Moore, John

DATE:

07/11/84



1490

Witnesses:

Moving all
recorers
first appear

FD

N^o 54

Counsel,
Filed 11 day of July 1884
Pleads Voluntary 14.

THE PEOPLE
vs.
Hansbury
vs.
John Moore
INDICTMENT.
Grand Larceny in the 3rd degree.
(MONEY.)
P

PETER B. OLNEY,
~~JOHN W. OLNEY~~

Aug 22/84
Pleads P.L.
A TRUE BILL.

District Attorney.

George C. Jackson
Foreman
J. W. Dean
FD

0105

0106

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 Moore

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

John Moore
of the crime of GRAND LARCENY IN THE Second DEGREE, committed as follows:

The said John Moore

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

Three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; six promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; six promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar one gold coin of the United States of America, of the kind known as half-eagles, of the value of five dollars, and two silver coins of the said United States, of the kind known as dollars, of the value of one dollar each

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

PETER B. OLNEY,

JOHN MCKEON, District Attorney.

0107

Police Court— 4th District.

Affidavit—Larceny.

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

Patrick M. Limerick

of No. 337 East 59th Street, aged 21 years,
occupation Basketmaker being duly sworn

deposes and says, that on the 8 day of July 1884 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 issue of the United States, consisting of notes of various denominations and value of One hundred & Ten dollars and One gold coin of the value of Five dollars, and two Silver coins of the value of one dollar each, said property being in all of the value of One hundred & Seventeen dollars

the property of Michael Manganham deponent Employer and in care and charge 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 Moore (now here)

from the fact that said money was in a cigar box and under the counter in the store No. 1123 2nd Avenue when deponent saw said defendant came from behind the bar in said store, deponent seized hold of said defendant who then & then returned said money to deponent

Patrick M. Limerick

Sworn to before me, this 9 day of July 1884,
J. M. Limerick
Police Justice.

0108

Police Court, District, 1123
THE PEOPLE, de.,
on the complaint of
Robert W. McHenry
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0109

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Moore*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *I have no residence*

Question. What is your business or profession?

Answer. *Mailman*

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 took some money*

Taken before me this
day of *July* 188*8*
John Moore
Police Justice.

John Moore

0110

BOX:

145

FOLDER:

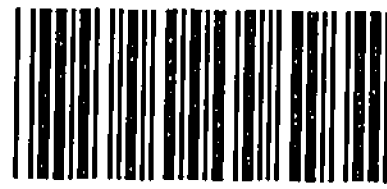
1490

DESCRIPTION:

Moore, Lawrence

DATE:

07/14/84



1490

0111

BOX:

145

FOLDER:

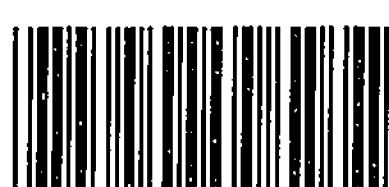
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DESCRIPTION:

Walker, George

DATE:

07/14/96



1490

Witness
Thos. Jetter
Jesse Lenneman
Off. Mc Cornell

No 68
Counsel, W. W. R.
Filed 14 day of July 1884
Pleadings
M. G. Kelly vs

THE PEOPLE
vs.
Lawrence Moore
and
George Walker
Burglary,
Grand Jurors,
and
Peter B. Olney,
District Attorney.

JOHN MACKEN
Aug 4th. District Attorney.
1st Trial tried & acquitted.
A True Bill.

George J. L. Olney
Foreman.

July 26th 1884
" 25 "
Any other

0112

0113

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Lawrence Moore
and George Walker

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

and George Walker of
the Crime of Attempting to commit
the CRIME OF BURGLARY IN THE Second DEGREE, committed as follows:

The said Lawrence Moore and
George Walker, each

late of the 20th Ward of the City of New York, in the County of New York
aforesaid, on the 14th day of July in the year of our Lord one
thousand eight hundred and eighty-four, with force and arms, about the hour
of two o'clock in the day time of the same day, at the Ward,
City and County aforesaid, the dwelling house of Thomas

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

whilst there was then and there some human being, to wit, one Charles
Schmidt within the said dwelling house, the said

Lawrence Moore and George Walker

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

Schmidt 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.

Peter B. Olney
District Attorney

0114

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

Police Court—2—District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Alfred J. Little
308 West 39 St.

Lawrence Moore

George Warren

Offence: Attempted Rape

Dated *July 10 1887* 188

W. H. Smith Magistrate.

McConnell & Co. 111 Van Ness

20 Precinct.

Witnesses

Charles Schmidt
No. 308 West 39 St. Street.

Jacob Schinner
No. 312 West 39 St. Street.

to answer *48* Street.

2000 to answer *48* Street.

2000 to answer *48* Street.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *20* 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 *July 10* 188

J. H. Smith Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0115

Sec. 198-200

District Police Court.

CITY AND COUNTY OF NEW YORK } SS

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?

43924601

Question What is your business or profession?

4000000

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

and not quality of the Hodge;
I went into his hall by this time thinking it was a paper over
palace & as soon I found it was wrong I went out to the street and I
heard some body call me prevent to him and he handed me
over to an officer a man and said this fellow had killed your
an officer I was there too

Hodge

his own

day of

Taken before me this

18

Police Justice

0115

Sec. 198-200.

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question What is your name?

Answer *James M. Moore*

Question How old are you?

Answer *33 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *605 10th Avenue, 15 months*

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 of the charge
James M. Moore
his name

Taken before me this

188

Police Justice.

0117

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 17 years, occupation Blacksmith of No.

315 West 39th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas J. Hester

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

knowledge.

Sworn to before me, this 14th
day of July 1888

Jacob Linnert

J. W. Hester
Police Justice.

0118

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Schmidt
aged 19 years, occupation Butcher of No.

308 West 39 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas Jester
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 7th day of July 1888 Charles Schmidt

Griffith
Police Justice.

0119

Police Court—9th District.

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

of No. 308 West 39th St. Thomas Jetter
occupation Burlesque Street, aged 30 years,
being duly sworn

deposes and says, that the premises No 308 West 39th St. Street,
in the City and County aforesaid, the said being a Permanent dwelling house
situated in the 30th Ward
and which was occupied by deponent as a Sleeping room
and in which there was at the time a human being by name Charles Schmidt
Jacob L. Linder
were **BURGLARIOUSLY** entered by means of forcibly attempting to and pull
out an iron bar of a window in the lobby of
said premises.

on the 6th day of June 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Gold Watch and Chain
Flannel Suits of clothes
Being in all together of the value of
One hundred and fifty dollars

the property of deponent Charles Schmidt in the case of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Laurence Moore and George Walker (now P.O.)
each acting in concert with each other
for the reasons following, to wit: That on said day said iron
bar was peacefully open and fastened in said
window, and that deponent is informed by
Charles Schmidt of No 308 West 39th St., that
he was in said room at about the hour
of 2 o'clock in the afternoon of said day
he saw said Moore having his foot through
the window and attempting to remove said
iron bar while said Walker had his

0120

head in said window and holding said Moore
up while said Moore was attempting to
break said iron bars. Defendant is further
informed by Jacob Friedman of No 308
N 39th St that he caught said defendants
while they were attempting to run away
from said premises. That he fully identifies
said Moore and said Trackers as the persons
he saw in said window in said premises
on said day. Defendant therefore charges
said Moore and said Moore with attempting
to break into said premises and take
and carry away the aforesaid property.

Subscribed before me } Thomas Keller
this 7th day of July 1894 }

J. J. Wilkerson
Clerk of Court

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0121

BOX:

145

FOLDER:

1490

DESCRIPTION:

Morg, Max K.

DATE:

07/14/84



1490

POOR QUALITY
ORIGINALS

0122

No 65

Examiner -
C. J. Beebe
Off. John J. Creed

Counsel,
Filed 14 day of July 1884
Plends July 15

THE PEOPLE
vs.
R
M. D. Morgan
INDICTMENT.
Grand Larceny in the 3rd degree.
(For \$284.53)

PETER E. OLNEY,
JOHN HEKEON,
District Attorney.
Sept 14
Plends O. P. P.
Ketty Beach 3 days.
A True Bill.
1st Monday Sept 184
George C. Featherman
Foreman
Comp. & Am. 1-10-17

0123

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Max H. Mangel

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

Max H. Mangel of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Max H. Mangel*

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

ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *ten* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *twenty* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *twenty* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar *each*; *two hundred and twenty* *not silver coins of the United States or America of the kind known as trade dollars, of the value of one dollar each, and divers other coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of thirty dollars,*

of the goods, chattels, and personal property of one

~~on the person of the said~~ *Charles J. Berlitz* 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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0124

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court J. A. [unclear] District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Becker
Max H. Morg

Dated July 7th 1884

John W. Patterson Magistrate.

Edward Officer.

10 Precinct.

Witnesses Edward J. [unclear]
John W. [unclear]

No. _____
Street _____

No. _____
Street _____

No. 1500 to answer Ed. [unclear]
Comp.

Offence Larceny

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

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

Dated July 7th 1884 John W. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0125

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, ss.

J District Police Court.

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

Question. What is your name?

Answer. *Max K. Morg*

Question. How old are you?

Answer. *35 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *103 Essex St, about 9 months ago.*
I have no residence now.

Question. What is your business or profession?

Answer. *Clunk*

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

Answer. *I have nothing to say.*

Max K. Morg.

Taken before me this *7*th
day of *July*
1884
Wm. J. McCarty
Police Justice.

POOR QUALITY
ORIGINALS

0126

3^d
District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

year 1887 of No. 235 East 85th Street, Hardware Merchant,

being duly sworn, deposes and says, that on the 25th day of November 1887 at the Night time in the City of New York,

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

of deponent (with intent to deprive the true owner thereof) the following property, viz:

Sworn before me this
day of
Good and lawful money of the United States, consisting of a number of Notes or Bank Bills of divers denominations and values, in all of the amount and value of Two hundred and eighty-eight dollars, and two hundred and fifty six Silver Trade Dollars, and thirty dollars in Silver Coins of divers denominations, said money being in all of the amount and value of Five hundred and seventy four 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 Max H. Merg, now (sure)

for the reasons following, to wit: That said deponent was then in the employment of deponent, and had in his possession the Key of deponent's store at premises 163 Broadway, and also the Key of the safe therein where said money was contained. That no persons other than deponent had Key to said store and safe except the said deponent. That about noon of said day deponent saw said

0127

Morgan said paper. That defendant saw
 the said store closed and locked by
 said defendant about noon of said day
 and said defendant went away with the
 key of said store and paper in his posses-
 sion. That on the morning of the 26th of
 December 1883 defendant went to said store
 and found it closed and said defendant
 absent. That defendant thereupon went to
 his residence for a key to open the
 store door, and when the store and
 paper were opened defendant discovered
 that said money had been stolen and
 carried away from the paper. That said
 defendant did not thereafter return to
 defendant's employment, and the key which
 said defendant had in his possession of
 the store door was found on the floor
 at the door. That said defendant was
 arrested on the 6th day of July instant, and
 on the morning of the 7th inst he, said
 defendant, told defendant and officer Reed
 that he had taken the money from
 said

Sworn to before me at Charles J. Rechs.
 7 day of July 1884

J. M. Watson

Police Justice

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0128

BOX:

145

FOLDER:

1490

DESCRIPTION:

Murphy, John

DATE:

07/14/84



1490

POOR QUALITY
ORIGINALS

0129

1074

Counsel, *Olney*
Filed 14 day of *July* 188*4*
Plends *McGulley* 15

Grand Larceny 2nd degree
(From the person.)
[Sections 528, 53 \, — Penal Code.]

THE PEOPLE

vs.

John Murphy
Exonerated

PETER B. OLNEY,
District Attorney.

A True Bill.

George S. Jackson
Foreman.

July 14
7 11 11

Witnesses:

Eugene Daly
Off Breech

0130

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 Murphy

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

John Murphy

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

The said *John Murphy*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Seventh day of *July* in the year of our Lord one thousand
eight hundred and eighty *four*, in the *day* time of the said day, at the Ward, City and
County aforesaid, with force and arms, *one watch of the*

value of ten dollars,

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

Peter G. O'Meara

District Attorney

General Sessions

The People vs.

vs

John Murphy

Attorney at
Law of
Eugene Daly
Complainant

Peter B. Olney
Dist. Atty.
32 Chambers St.

0131

0132

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Murphy

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. My reasons are; that he has heretofore borne a very good Character, and this is his first Offence, and he is eldest of a family of seven children his father is in delicate Health, and the family mainly rely on him (the defendant) for support. It appears also that he is only 19 years, and that this being his first offence, he might, if dealt with leniently, be reclaimed.

Engene Daly

New York.
Nov 10. 1884.

POOR QUALITY
ORIGINALS

0133

District Attorney's Office.

11th Cir. 11
PEOPLE

vs.

Cynthia

122

Age 4

by

John

John

John

0134

Police Court and District. *W. V. 1455*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eugene Daly
John Murphy

John Murphy
John Murphy

BAILED,
No. 1, by *Eastman*
Residence *the subject*
Street.

No. 2, by
Residence
Street.

No. 3, by
Residence
Street.

No. 4, by
Residence
Street.

Witnesses *Conrad*
No. *122* *Seaside Ave.*
Street.

No. *Seaside*
Street.

No. *1008* *Yus*
Street.
Sessions.

Seaside

Dated *July 7th* 188*8*
Edmund F. Pratt Magistrate.
Edmund F. Pratt Officer.

14 Precinct.

Offence *Larceny*
from Person

July 9th 188*8*
John Murphy

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

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 *July 7th* 188*8* *John Murphy* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0135

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Murphy-

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

97. Park Street 6 months

Question. What is your business or profession?

Answer.

Bookbinder

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 Murphy

Taken before me this
Sept 14 1904
John Murphy
John Murphy

0136

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 423 Canal Street. Eugene Daly 55 yrs agent

being duly sworn, deposes and says, that on the 14th day of July 1888

at the in 6th Avenue Street City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent and from his person in the day time
with intent to deprive the true owner of the use thereof
the following property, viz:

One silver watch of the value
of ten 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 John Murphy (now here)

for the reason, that while deponent
was standing in a crowd in 6th Avenue
Street, deponent felt a tug at his watch
and caught said Murphy who had
deponents watch in his hand, which
he had stolen from deponents vest
pocket, the said vest being at the time
upon deponents body and person. Said
Murphy then said watch on the sidewalk,
and ran away. Deponent picked said
watch up, and said Murphy was arrested

0137

at the time while running away
by Officer Edward F. Brett of the
4th Precinct Police. Dependent
fully identifies said Murphy as the
person who took stole and carried
said watch away from dependent's
possession and person.

Sworn to before me } Eugene Daly
this 4th of July 1884 }
Solomon B. Smith
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0138

BOX:

145

FOLDER:

1490

DESCRIPTION:

Murphy, John

DATE:

07/25/84



1490

POOR QUALITY
ORIGINALS

0139

194

Counsel,

Filed 25 day of July 1884

Pleads *Not guilty, Aug 4.*

THE PEOPLE

vs.

P

John W. ...

Grand Larceny (1st degree)
[From the person.]
[Sections 528, 530, — Penal Code].

PETER B. OLNEY,

District Attorney.

Aug 13/84

Tried & acquitted.

A True Bill.

George J. ...
Foreman.

Witnesses:

0140

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 Murphy

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

John Murphy

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

The said *John Murphy*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twentieth day of *July* in the year of our Lord one thousand
eight hundred and eighty-*four*, in the *middle* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

two shares of the

value of twenty five cents

each

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

Peter B. Olney

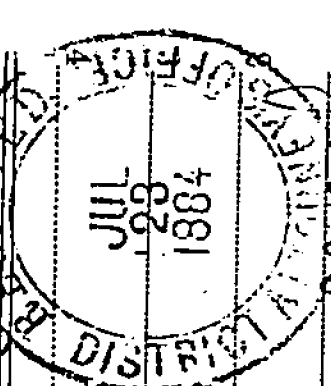
District Attorney

0141

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

Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



Dated 21 July 1884

Magistrate.

John W. Kennedy, Officer.

2nd Precinct.

Offence Larceny from person

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

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

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

Dated 21 July 1884 Charles J. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0142

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK } ss.

182 District Police Court.

John Murphy 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 Murphy

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

500 Pearl St. 18 months

Question. What is your business or profession?

Answer.

Sailor

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

Taken before me this

day of

188

Police Justice.

John Murphy

0143

CITY AND COUNTY }
OF NEW YORK, } ss.

John W Mc Cormick
aged 31 years, occupation Police Officer of No.
the First Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Burke
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21 }
day of July 1884 } John W Mc Cormick

Charles J. White
Police Justice.

POOR QUALITY
ORIGINALS

0144

Police Court—182 District.

Affidavit—Larceny.

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

John Burke

of No. 55 West Street, aged 30 years,
occupation Sailor being duly sworn

deposes and says, that on the 20 day of July 1884 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:

One pair of shoes of the value of
fifty cents

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Murphy (now here)
from the fact that deponent was
informed by Officer John W Mc Cormick
that he said Officer saw said defendant
take said shoes from deponent's feet while
deponent was a lying down on the ground
asleep in the Batterys Park

wherefore deponent charges said
defendant with taking stealing and
carrying away said property from deponent's
person

John Burke

Sworn to before me, this 21 day of July 1884
William J. Murphy
Police Justice.

0 145

BOX:

145

FOLDER:

1490

DESCRIPTION:

Murphy, Kate

DATE:

07/16/84



1490

POOR QUALITY
ORIGINALS

0146

to Counsel, *By J. H. [unclear]*
Filed *10* day of *July* 188*4*
Pleads *Not guilty*

THE PEOPLE

vs.

State of Maryland

*Burglary in the THIRD DEGREE,
Grand Larceny, and Possession of Stolen Goods.*
(Sections 40, 500, 503, 58)

PETER B. OLNEY,

~~WHEELER H. PECKHAM,~~

July 24/84 District Attorney.

Ind. acquitted.
A True Bill.

George J. Sullivan

Foreman.

July 24/84

Piff's Exhibit

13

MAY

FRED. J. WARBURTON,
35 WALL ST. *-* STENOGRAPHER

0147

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Kate Murphy

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

Kate Murphy

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

The said *Kate Murphy*

late of the *19th* Ward of the City of New York, in the County of New York
aforesaid, on the *11th* day of *July* in the year of our Lord one
thousand eight hundred and eighty *four*, with force and arms, about the hour
of *three* o'clock in the *day* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of *one Horace*

S. Bradford

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 Horace S. Bradford*

*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.*

0148

SECOND COUNT.

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

John Murphy

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

The said John Murphy

late of the Ward, City and County aforesaid, afterwards, to wit, on the said
~~Eleventh~~ day of July in the year of our Lord one thousand eight
hundred and eighty-~~four~~ at the Ward, City and County aforesaid, in the
~~day~~ time of said day, with force and arms, ~~several~~
~~studs~~ of the value of three
dollars each, two scarf pins
of the value of five dollars
each, six cuff-buttons of
the value of five dollars
each, and the sum of two
dollars and fifty cents in
money, lawful money of the
United States of America (a
more particular description
whereof is to the Grand Jury
aforesaid unknown, and
cannot now be given) of the
value of two dollars and
fifty cents;

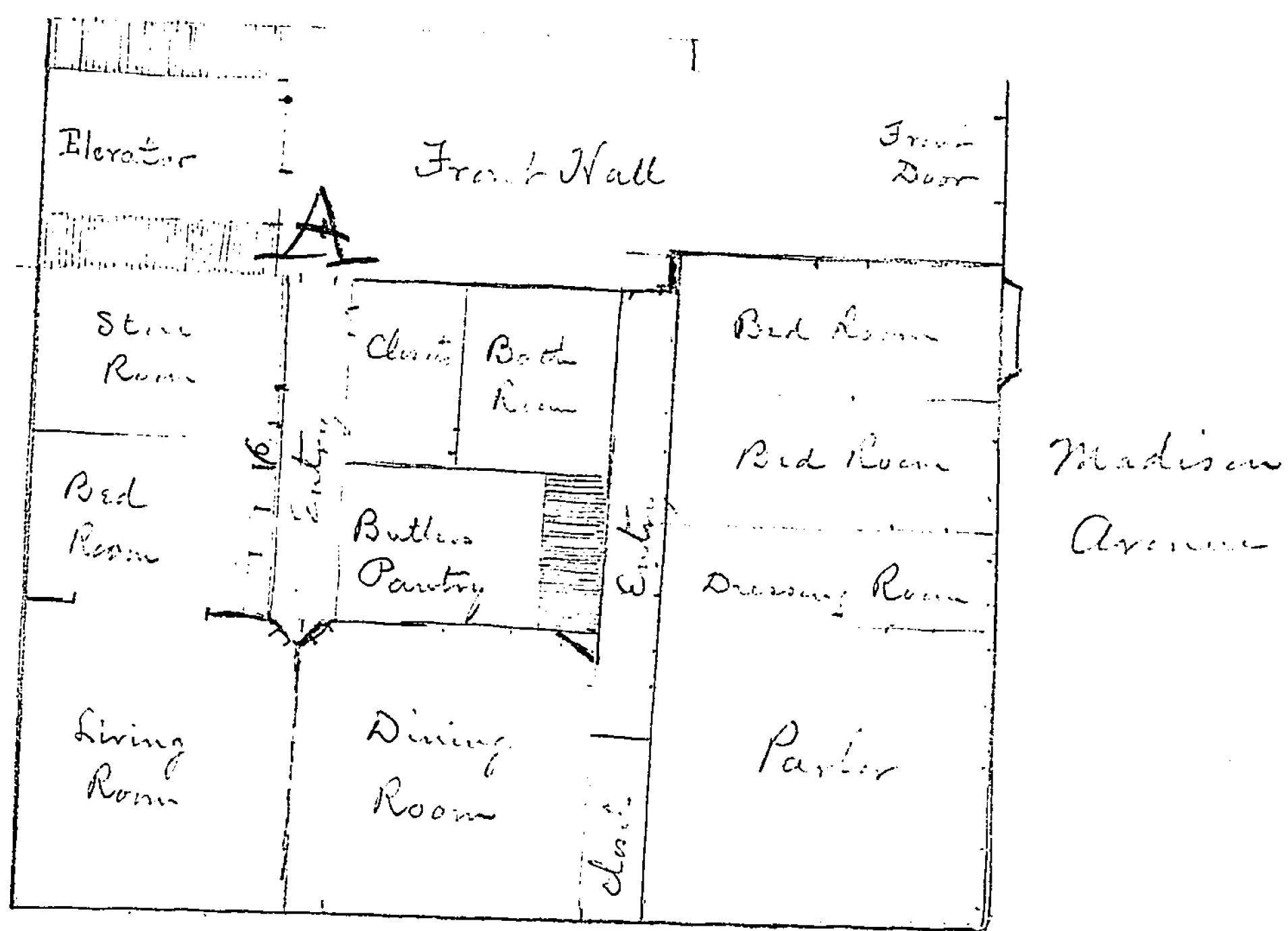
of the goods, chattels, and personal property of one Morace S.
Bradford in the dwelling house of
the said Morace S. Bradford

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

Peter B. O'Meara
District Attorney

0149

People
Kate Murphy *Har. Lacey*



63rd St

POOR QUALITY
ORIGINALS

0150

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

Pitt's Exhibit
FRED J. WARBURTON,
55 WALL ST.
STENOGRAPHER

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Grace J. Bradford
709 Madison St.
Kate Murphy
Offence Burglary

Dated July 12/13 1884

Magistrate,
Salmon Officer,
Precinct.

Witnesses
No. 1, by _____
Street _____

Steven Murphy, George the
Elevating Port at the
Butterland 709 Madison
St. Cor. 63rd
St. to answer Sessions.
Circuit

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

Kate Murphy

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 July 12th 1884 J. Murphy Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

_____ guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 188 _____ Police Justice.

0151

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Kate Murphy

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

1175 Madison Avenue, since last Monday

Question. What is your business or profession?

Answer.

a 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

Kate Murphy

Taken before me this

day of

July

1884

Police Justice.

0152

CITY AND COUNTY }
OF NEW YORK, } ss.

Allen Murphy
aged 12 years, occupation Wall Boy of No.
709 Madison Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Horace S Bradford
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 12
day of July 1888

Allen Murphy
J. Murphy
Police Justice.

0153

Police Court—4 District.City and County }
of New York, } ss.:

Horace S. Bradford
of No. 409 Madison Avenue Street, aged 45 years,
occupation Clerk being duly sworn

deposes and says, that the premises No 409 Madison Avenue Street,
in the City and County aforesaid, the said being a Brick building the flat
on the north side of said premises
and which was occupied by deponent as a Dwelling
and in which there was at the time no person being, by name

were BURGLARIOUSLY entered by means of forcibly opening the
lock on the door leading to the kitchen, and from
there entering the department above described

on the 11 day of July 1884 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

four sets of gold studs, two scarf pins
three pair of Cuff Buttons, and other
jewelry in all of the value of fifty dollars,
and gold and lawful money to the
amount and of the value of two dollars
and fifty cents
Real property being in all of the value
of fifty two dollars.

the property of deponent

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

Kate Murphy (nowhere)

for the reasons following, to wit: Deponent at the hour of
8 o'clock in the morning of said day
usually locked and left said premises
in company of deponent's wife
that at the hour of about 6 1/2 o'clock P.M.
deponent returned and discovered that
said Burglary had been committed
and said property taken stolen and
carried away, Deponent is informed

0154

by Owen Murphy 72nd Street near the
East River, ^{and who is the Hallway of said premises} that in the afternoon of said
day he saw Kate Murphy coming
from the Kitchen of deponents premises

Sworn to before me this 12th day of July 1884
J. Henry Ford
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0155

BOX:

145

FOLDER:

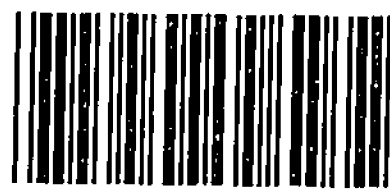
1490

DESCRIPTION:

Murphy, Michael

DATE:

07/23/84



1490

POOR QUALITY
ORIGINALS

0156

Witnesses:

Counsel,

Filed 23 day of

1884

Pleads

Guilty 24.

[Section Penal Code].

THE PEOPLE

vs.

F

Michael

murder

PETER B. OLNEY,

District Attorney.

A True Bill.

George W. Jackson
Foreman.

Aug 15. 1884

Pleads Guilty

Pen 6 months

0157

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Murphy

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

Michael Murphy
of the CRIME OF Possessing Forgery
instruments

committed as follows:

The said Michael Murphy

late of the First Ward of the City of New York, in the County of New York aforesaid, on the Eleventh day of July in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, in the night time of the said day, unlawfully was found then and there having in his possession a certain instrument adapted and commonly used for the commission of Forgery, to wit: a certain gimmy, with intent then and there to use the same in the commission of some crime to the City and County aforesaid in violation, 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.

Everet C. Brown

District Attorney

0158

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

POLICE COURT, 2 DISTRICT.

Trinity Paulson

of No. 154 Pecunia Collier Street, being duly sworn, deposes and says,

that on the 18th day of July 1884

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

Michael Murphy (now Lee) who was
loitering around East 9th Street in the
night time of the 19th day of September
1884 acting in a strange and suspicious manner
and at the time of the arrest said
Murphy had in his possession burglary
tools namely a jimmy and said Murphy being
at said time in company with two other persons
unknown to deponent and who ran away.
Deponent therefore charges said Murphy with
having said burglary tools in his possession

Sworn to before me, this _____ day
of _____ 188

James C. Kelly Police Justice.

0159

with felonious intent to commit a felony
Sworn to before me } Timothy Hannon
this 19th day of July 1884 }

Samuel O. Peck
Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition

0160

BAILED.

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

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

§ 1474 to answer _____

Police Court District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sanitary Nodan
15 West 10th St.

Michael Munich

Offence Carrying
Burg and Rob

Dated July 19 188 _____
M. J. Magistrate
Shanahan Officer
15 Precinct.

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 10 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 July 19 188 Samuel C. Bell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0161

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK { ss

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

Question What is your name?

Answer *Michael Murphy.*

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 *Refused.*

Question What is your business or profession?

Answer *Expressman*

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.*

M. Murphy.

Taken before me this *19*
day of *June* 188*8*
David D. Kelly
Police Justice.

0162

BOX:

145

FOLDER:

1490

DESCRIPTION:

Murray, Catharine

DATE:

07/17/84



1490

POOR QUALITY
ORIGINALS

0163

Counsel
Filed
Plends
1884
July
July 11

THE PEOPLE
vs.
Catharine
Murray
INDICTMENT.
Grand Larceny in the
(MONEY)
degree.

PETER B. OLNEY,
District Attorney.

A TRUE BILL.

George C. Jackson
Aug 7. 1884 Foreman
Tried and convicted
Pen 14 year,

0164

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Catharine Murray

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

Catharine Murray
of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *Catharine Murray*

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

ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
each; *ten* promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars *each*; *ten* promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five dollars *each*; *ten* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars,
and of the value of two dollars *each*; *ten* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of one dollar, and of the value of one dollar *each*; *five* promissory notes for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars *each*; *five* promissory notes for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *five* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars *each*; *one* promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of two dollars *—*; *one*
promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of one dollar, *and one pocket watch*
of the value of one dollar

of the goods, chattels, and personal property of one

~~on the person of the said~~ *Thomas H. Kelly*, 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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0165

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

Police Court 7th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas H. Kelly
27 West 1st St.

Catherine Murray

Office of the
District Attorney
City of New York
JUL 14 1884

Offence Grand Larceny

Dated July 12/84 1884

Subscribed _____
Magistrate.

Shuttleby _____
Officer.

27 _____
Precinct.

Witnesses
Edmund Sheridan
No. 31 Oak Street.

Harry Sullivan
No. Jones Ave Street.

Henry C. Higgins
No. 508 1/2 St. Sessions.

508 1/2 St. Sessions.

Don

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 Catherine

Murray guilty thereof, I order that she be held to answer the same and she 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 July 12 1884 Salou Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0166

Sec. 198-200

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Catharine Murray 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 *he* 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. *Catharine Murray*

Question. How old are you?

Answer. *60 years*

Question. Where were you born?

Answer. *Ireland England*

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

Answer. *New Jersey one month*

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 found the pocket book
but it only contained two
hundred and fifty dollars*

Catharine ^{*her*} *Murray*
merth

Taken before me this *12*
day of *July*
1898
Justice.

0167

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

POLICE COURT,

DISTRICT.

Ellen Sheridan

of No.

31 Oak

Street, being duly sworn, deposes and says,

that on the

7th

day of

July

188

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

Bathamie

Murray came to deponent and left with her the bank book mentioned in the affidavit of Thomas R Kelly and which deponent gave to said Kelly - that said Bathamie asked deponent to keep said book for her until the following Thursday. Said Bathamie also told deponent that she had found a sum of money. of the stolen.

Sworn to before me, this

of

July 12

188

day

Solomon D. Smith

0168

Police Court First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Thomas H. Kelly
of No. 274 Greenwich Police Street, aged 39 years,
occupation Police officer being duly sworn

deposes and says, that on the 13 day of June 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

One pocket book containing
good and lawful money
consisting of bank bills
of the amount and value of
four hundred and five dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Catharine Murray (now here) for the following reasons.

On said date deponent was sitting in the Station house, and took said pocket book from his pants pocket, to get some change therefrom, and when returning said pocket book to his pocket deponent failed to place said book down in his pocket & when deponent got up said book fell upon the floor & said Catharine has admitted & confessed to deponent that she found said money, and that

Subscribed before me, this day 1887

Police Justice

0169

She converted the same to her own use, and spent all but seventy dollars of said money, which she placed in a bank, and said Catharine also admitted to deponent that a bank book which deponent received from Ellen Sheridan is her bank book containing the entry to her credit of said sum of seventy dollars in the Bleeker Street Savings Bank. Said Catharine was a lodger in the 27th Precinct Station House and was in the habit of cleaning the sitting room where deponent lost said money.

Sworn to before me }
this 12th of July 1884 } Thomas H. Kelly
Solomon B. Smith }
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
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 1884 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1884 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 1884 Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—LARCENY

Dated 1884

Magistrate

Officer

Clerk

Witnesses

No. Street

No. Street

No. Street

No. to answer Sessions

0170

Testimony in the case

of
Catherine Murray

filed July
1882.

POOR QUALITY
ORIGINALS

0171

210
The People Court of General Sessions. Part I.
Catherine Murray Before Judge Cowing. Aug. 7. 1884.

Indictment for grand larceny in the second degree.

Thomas H. Kelly, sworn I am an Officer of the
27th precinct police; on the 13th of June I had a
pocketbook containing \$405 - four one hundred
dollar bills - one was a hundred dollar gold cer-
tificate and a five dollar bill. I carried it in
my pantaloons pocket. The prisoner was a regular
lodger at the station house; she came there almost
every night for lodging; she was employed in the
morning scrubbing out and cleaning spittoons.
I last saw my pocketbook on the 13th of June
between three and four o'clock in the morning
in the sitting room of the station house. I wanted
to take out some change and pay another
officer that I owed. I supposed I put my
pocketbook in my pocket. I was seated in the
arm chair. About four o'clock I stood up,
went up stairs and laid down and was
confident I had the money. I did not search
my pocket, and at seven o'clock I got up
and when I went to look in my pocket I
found the pocketbook was gone and I ran
down stairs. The prisoner had gone, and
I did not see her for about four weeks
afterwards; she came the following night
after I missed the money and then for

POOR QUALITY
ORIGINALS

0172

four weeks disappeared. I found she was in Jersey city. an officer from there brought her over here. I saw her when she came over. I recieved some information about the money from Mary Muller and Ellen Sheridan, and then I had some talk with the defendant. I asked her first if she found the money, and she said, No. I said, I had learned she had; she said she did not have a cent in the world and she knew nothing about it. I took her to Court and had her remanded until I looked for the evidence. I went to Jersey city and found out she had money over there and that she had bought furniture and started housekeeping with a niece or some relative of hers. I learned that she had been over here (in New York) buying some stuff, that she had a hundred dollar gold certificate at Smith and M'Kells. I also learned she had some money in the bank. I came back and I asked the defendant if she had any money in the bank? She denied it, and said she had not a cent between her and God. Have you not money in the Bleeker St. savings bank? She said, "No, I have not." I produced the bank book. I found it at Mrs. Sheridan's in Oak St. The balance in the bank was seventy dollars.

POOR QUALITY
ORIGINALS

0173

I have since drawn the money out and receipted for it. [The book showed that a deposit was made on June 18 of one hundred dollars and \$30 was drawn out leaving a balance of \$70.] After finding the bank book, the prisoner then admitted she found the money; she said she found the pocket book up in the sitting room within about five feet of where I was sitting where she went to get the spittoon. I asked her what she done with the rest of the money? She said she did not know, she paid \$14 for furniture and that she had given \$40 to Mary Mullen in New Jersey; she said she did not know what she done with the rest of the money; she gave six dollars to Mrs. Sheridan she said and left the bank book with her. Cross Examined. Had in my pocket book a receipt with my name on it and another from Jolly the clothes cleaner. Mary Mullen sworn I know Catherine Murray I saw her three days after the 13th of June in my house 22 Turo Ave. Jersey City heights; she came with Mrs. Sheridan in the evening and they went right away together again; she came back Saturday night and went away Monday morning. I saw \$220 with her, a hundred dollar greenback, a hundred dollar gold certificate and a twenty dollar

POOR QUALITY
ORIGINALS

0174

hill. The prisoner told me she found the money in the street and she told me again the Engine Co. gave it to her. She went down to the foot of the hill and got tight. I went down to see her and then she told me she found the money in the 27th precinct station house when she was cleaning out the spittoons. Then I went and told the Captain about it.

Catherine Murray, sworn and examined in her own behalf, testified. I was in the station house on the night of the 13th of June. I went two nights. I found the pocket book on the second night between the spittoons. I could not see the sergeant or the doorman. I then went down and told Mrs. Sheridan I found some money, that there might be a reward offered for it and I would keep it two or three days. She counted it and there was only \$150. I cannot read or write. I have never been arrested before. Cross Examined. I heard what my niece said I told her about finding the money. It is not true. Mary Mullen was recalled and repeated substantially the evidence she had already given. She had never seen the prisoner with so much money before. The jury rendered a verdict of guilty. She was sent to the penitentiary for four years.

0175

BOX:

145

FOLDER:

1490

DESCRIPTION:

Murray, Rosa

DATE:

07/23/84



1490

POOR QUALITY
ORIGINALS

0176

Oliver

Witnesses:

Counsel,

Filed 23 day of July 1884
Pleads Not Guilty (nt)

THE PEOPLE
vs.
B
Grand Larceny 2nd degree
[Sections 528, 531, — Penal Code].

PETER BOLNEY,
District Attorney.

A True Bill.

George J. Jackson
Foreman.

Sept 13/84
Glenn D. J.
Clerk of Court.

0177

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rosa Murray

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

Rosa Murray

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

The said

Rosa Murray

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

one diamond finger ring of
the value of forty-five dollars
of the goods, chattels and
personal property of one
Chas Maxwell, and one
red silk coat of the value of
two hundred dollars

of the goods, chattels and personal property of one

Chas Maxwell

Howard

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.

Peter B. Stoney

District Attorney

0178

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

Police Court-2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Halliwell

207 Thompson St.

Rosa

Rosa Murray

Offence

Dated *July 17* 188*4*

J. S. Sullivan Magistrate.
Officer.

15 Precinct.

Witnesses *Officer*

No. _____ Street.

No. _____ Street.

No. _____ Street.

W. H. Halliwell to answer *By* *C*

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 *Rosa Murray*

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

Dated *July 17* 188*4* *Samuel C. Kelly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0179

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Rosa Murray being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h^{er} right to
make a statement in relation to the charge against h^{er}; that the statement is designed to
enable h^{er} if h^{er} see fit to answer the charge and explain the facts alleged against h^{er}
that he is at liberty to waive making a statement, and that h^{er} waiver cannot be used
against h^{er} 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 guilty of taking the
Ring id know about the
coal or km coal*

Rosa Murray

Taken before me this *17*
day of *July* 188*8*
Samuel D. Kelly
Police Justice.

0180

CITY AND COUNTY }
OF NEW YORK, } ss.

aged

years, occupation

John S. Sullivan
Police Officer

of No.

15th Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Elias Maxwell

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

Sworn to before me, this

17

day of

July

188

at

John S. Sullivan

Samuel C. Kelly

Police Justice.

0181

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Elias Maxwell

of No. 207 Thompson Street,

being duly sworn, deposes and says, that on the 13 day of July 1884

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 diamond Ring of the value of Forty five
dollars the property of deponent
one seal skin Coat of the value of
one hundred dollars the property
of Elizabeth Howard in the care
and charge of deponent

the property of

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 Rosa Murray (now live)

That said defendant was employed
by deponent as a servant and said
she left her employment without
notifying deponent. That deponent
then and there missed said property
and had said defendant arrested
and she said defendant acknowl-
edged and confessed in the presence
of Officer Sullivan that she took said
Ring

Elias Maxwell

Sworn before me this

17 day of

October

1884

Police Justice,

0182

BOX:

145

FOLDER:

1490

DESCRIPTION:

Myers, Charles

DATE:

07/22/84



1490

POOR QUALITY
ORIGINALS

0183

Counsel,
Filed July 1884
of
Pleads Not guilty (20)

THE PEOPLE

vs.

P

Charles Myers

Sept 3/84

Prosequest

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

PETER B. OLNEY,
~~JOHN MCKEN~~
District Attorney.

A True Bill.

George W. Jackson
Foreman.

Admitted to Jury
Aug 14, 1884
Wm. J. Wolf (Clerk)

Witness

0184

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Mizers

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

Charles Mizers

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

The said Charles Mizers

late of the City and County of New York, on the Sixteenth day of July, in the year of our Lord one thousand eight hundred and eighty four, with force and arms, at the City and County aforesaid, in and upon one

William E. Egan

in the peace of the people of the said State then and there being, feloniously did willfully and wrongfully make an assault: and the said Charles

Mizers,

with a certain Knife which he the said

Charles Mizers

in his right hand then and there had and held, the same being then and there an instrument likely to produce grievous bodily harm, him, the said William E. Egan, then and there feloniously did willfully and wrongfully strike, beat, stab, cut, bruise and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John B. O'Meara

District Attorney

Police Court vs. District

THE P.E.(P.T.E., &c.,

ON THE COMPLETIONS OF

Wm. J. McGowan

UNIVERSITY

FAILED.

No. 1, by

Resilience ..

Street

No. 2, by

Resilience -

Siatic

No. 3, by

1

257.1751

No. 3, by

RESILIENCE

Street

Parent

158

Aug 16
Middletown

Magistrate

James H. Wickham
Officer

... Precinct

Witnesses

3 of the back

No. 17

Street

John Mc Carthy

No. 2

Street

No. _____

Struct

2

to answer

2776

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 _____

believe the within named Charles Meyer

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

Dated Aug 16 1886 J. O. Patterson Police Justice.

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

Dated 188..... *Police Justice.*

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

Dated 188..... *Police Justice.*

0186

Sec. 198-200

CITY AND COUNTY
OF NEW YORK,

3 District Police Court.

Charles Myers 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.

Charles Myers

Question. How old are you?

Answer.

51 years of age

Question. Where were you born?

Answer.

France

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

Answer.

East Houston, since yesterday

Question. What is your business or profession?

Answer.

Pharmacist

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 did it in my defense
Charles Myers.*

Taken before me this

16

day of

August

1888

John J. Pearson

Police Justice.

0 187

Police Court— District:

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

of No. *106 East Broadway* Street,

Bartholomew, aged 26 years being duly sworn, deposes and says, that

on *Wednesday* the *16th* day of *July*

in the year 188*4* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

*Charles Myers, now here,
who maliciously Cut and
stabbed deponent, on the
right side, with the blade
of a knife which knife
he, Myers, then held in
his hands - thereby wounding
deponent*

with the felonious intent ~~to take the life of deponent~~ *deponent grievous* to do him 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 *16th* day of *July* 188*4*

J. M. Patterson POLICE JUSTICE.