

0450

BOX:

506

FOLDER:

4612

DESCRIPTION:

Medefindt, Emil

DATE:

12/19/92



4612

Witnesses:

Off Emil A. Kaschaw

019

Counsel,

Filed,

1892

day of

19th Dec

Pleads,

Magistrate

THE PEOPLE

vs.

RA

Emil Medford

VIOLATION OF THE EXCISE LAW.
[Chap. 401, Laws of 1892, § 32.]
Selling, etc., on Sunday.

Emil Medford
Subscribed and sworn to before me
this 19th day of December 1892

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Harold DeLano

Foreman.

0452

Court of General Sessions of the Peace

2967

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Emil Medefindt

The Grand Jury of the City and County of New York, by this indictment, accuse
Emil Medefindt
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Emil Medefindt*

late of the City of New York, in the County of New York aforesaid, on the *20th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

and ~~to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Emil Medefindt
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Emil Medefindt*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one *Emil A. Kasechan*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0453

BOX:

506

FOLDER:

4612

DESCRIPTION:

Meehan, Patrick

DATE:

12/16/92



4612

0454

BOX:

506

FOLDER:

4612

DESCRIPTION:

McClellan, William

DATE:

12/16/92



4612

0455

Witnesses:

David Potros
Emilio Sussman

More an illumination
and in this case
Sam Phillips is the
accusant for
plea of Bot. v. v. v.
in the case of the
200 presents. Med
to the 2 boxes
disposition of the
Case

Whitman
May 4 to 93
Cochi.

~~W. J. X~~

Counsel,
Filed 16th day of Dec. 1892
Pleaded March 19

THE PEOPLE
vs.
Patrick McEachern
William McCallan
Burglary in the Third Degree.
Section 488, 506, 511 & 513 of the Penal Code

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Hermann DeWittes

Foreman.
No. 1, Park 3, Jan 4 93
Ditto please guilty
Petit Jury
No. 2, 1st St. N.Y. West 6-7
No. 17, Broadway N.Y.

0456

Police Court H. v. d. District.

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

David Rotholz

of No. 262 Madison Street, aged 46 years,
occupation Jeweler being duly sworn

deposes and says, that the premises No. 262 Madison Street, 7th Ward
in the City and County aforesaid the said being a Jewelry store

and which was occupied by deponent as a Jewelry store

~~and in which there was at the time a person being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking a plate
of glass in the store window of the aforesaid
premises

on the 12 day of December 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Three silver watches, two pair of gold
Earrings and other property all of
the value of twenty four dollars

the property of Deponent and Copartner

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

Patrick Meshan & William Mc Cellan

for the reasons following, to wit: That deponent is informed by
Samuel Sugerman and August Hoffman that he
can and defendants break said plate of
glass and take therefrom the above described
property

David Rotholz

Sworn to before me
this 13 day of Dec 1892

[Signature]
Police Justice

0457

1921

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 26 years, occupation Mason of No. 235 Division Street, being duly sworn, deposes and

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

Sworn to before me, this 12 day of Dec 1892 } Sam Sugerman

[Signature] Police Justice.

0458

CITY AND COUNTY }
OF NEW YORK, } ss.

1621

aged 38 years, occupation Gardener of No. August Hoffman

262 Madison Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of David Roth

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

Sworn to before me this 12 day of August 1892 } August Kipper

[Signature]
Police Justice.

0459

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Patrick McShan

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

Question. What is your name?

Answer.

Patrick McShan

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

MS

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

Answer.

298 Henry St 4 years

Question. What is your business or profession?

Answer.

Labour

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 was intoxicated at the time
Patrick McShan

Taken before me this

day of

13

189

[Signature]

Police Justice

0460

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

William McClellan 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 sees 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 McClellan

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

696 Water St 8 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 am not guilty

William McClellan

Taken before me this

day of

13

George A. ...

Police Justice.

0461

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Patrick Meehan
vs William McTear
 guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of each
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 Dec 13 1892 [Signature] Police Justice.

I have admitted the above-named _____
 to bail to answer by the undertaking hereto annexed.
 Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named _____
 _____ guilty of the offence within mentioned. I order he to be discharged.
 Dated _____ 18 _____ Police Justice.

0461

Police Court---3

1351 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Rotholz
362 Madison St
Patrick Meenan
William McClellan

Offence Burglary

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Dec 13 1892

Magistrate

Officers

7th Precinct.

Witnesses August Hoffman

No. 262 Madison Street.

Saml Bugninan

No. 235 Division Street.

Benjamin Keyser

No. 212 Clinton Street.

to answer G B

Committee

X

Court of General Sessions.

-----o
: The People :
: vs :
: Patrick Meehan :
: -----o

City and County of New York, ss:-

Lawrence Resso being duly sworn deposes and says.
That he is in the furniture business at 34I Madison Street
in the City of New York. That the above named defendant
has been in his employ for the year last past and during
the time he was in my employ he was honest, industrious
and obedient. That I know the above named defendant for
about fifteen years and I know other people who know him,
and he has a good character in the neighborhood for honesty

Sworn to before me this : Lawrence Resso
4th day of January 1893. :

Handwritten signatures and notes:
Lawrence Resso
Patrick Meehan
[Signature]

0464

Court of General Sessions.

-----o
 :
 The People :
 vs :
 Patrick Meehan :
 :
 -----o

City and County of New York, ss:-

James Grady being duly sworn, deposes and says,
 that he resides at No. 353 Madison Street in the City of
 New York. That he knows the above named defendant for
 about twenty years, and knows other people who know him.
 That he has an excellent character for honesty and industry
 in the neighborhood.

Sworn to before me this :
 4th day of January 1893.:

James Grady
Patrick Meehan
James Grady
Patrick Meehan

Court of General Sessions.

-----o
 :
 The People :
 :
 vs :
 :
 Patrick Meehan :
 :
 -----e-

City and County of New York, ss:-

James Barry being duly sworn deposes and says,
 that he resides at No. 294 Henry Street, in the City of New
 York, and is doing business at the same place. That deponent
 has known the above named defendant for about ten years.
 That he knows other people who know him and the defendant
 has always borne a good reputation for honesty and industry

Sworn to before me this :
 :
 4th day of January 1892. :

James Barry

Wm. W. ...
John ...
Deputy

Court of General Sessions.

-----o
 :
 The People :
 :
 vs :
 :
 Patrick Meehan :
 :
 -----o

CITY AND COUNTY OF NEW YORK, SS:-

WILLIAM HORAN being duly sworn, deposes and says.
 He resides at No. 105 East 85th Street in the City of New
 York. That he has known the above named defendant for the
 past fifteen years. That he knows other people who know him
 and he has an excellent character for honesty. That the
 above named defendant worked for me for about two years and
 was always hard working, industrious and obedient.

Sworn to before me this :
 :
 5th day of January 1893 :

[Handwritten signature]

Jacob M. ...
Notary Public
N.Y.C.

N. Y. Court of Gen. Sess.

The People

Plaintiff

-against-

Pauline Meehan

Defendant

Affidavits

PURDY & McLAUGHLIN,

Attorneys for Deft

No. 280 BROADWAY, New York City

Due and timely service of cop. of the
within hereby admitted
this day of -18-

Attorney.

X) _____

0468

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Meehan
and
William Mc Clellan

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

Patrick Meehan and William Mc Clellan

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

The said

Patrick Meehan and William
Mc Clellan, both

late of the 7th Ward of the City of New York, in the County of New York aforesaid, on the
twelfth day of December in the year of our Lord one
thousand eight hundred and ninety-two, in the day-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the Store of
one David Rotholz

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 David
Rotholz in the said store

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

SECOND COUNT—

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

Patrick Meehan and William Mc Clellan

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

The said Patrick Meehan and William Mc Clellan, both

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

three watches of the value of ten dollars each, and two pairs of earrings of the value of eight dollars each pair

of the goods, chattels and personal property of one David Rotholz

in the store of the said David Rotholz

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

De Lancey Nicoll, District Attorney

0470

BOX:

506

FOLDER:

4612

DESCRIPTION:

Meinden, Frederick

DATE:

12/22/92



4612

0471

Witnesses:

Ernest Perdue

Counsel,

Filed, *22nd* day of *Dec* 189*2*.

Plends *by* *Frederick Neuchter*

THE PEOPLE

vs.

Frederick Neuchter

May 16 98

VIOLATION OF THE EXCISE LAW,
Sec. 401, Laws of 1892, § 32.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William D. [Signature]

Toronto.

0472

Court of General Sessions of the Peace

2907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Fredrick Meindler

The Grand Jury of the City and County of New York, by this indictment, accuse of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Fredrick Meindler

late of the City of New York, in the County of New York aforesaid, on the day of *October* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Fredrick Meindler

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0473

BOX:

506

FOLDER:

4612

DESCRIPTION:

Melia, John

DATE:

12/23/92



4612

0474

Witnesses:

John Gaffney
By Peter J. Farnes

I am patient in
before the Examination
by me made at the
Military Court. That
no Williams' injuries
can be shown to have
on the part of the
Defendant - I find that
I cannot do so
upon his own Recognition

Robert J. Farnes
and
day 29th 93.

ms
J. G. A.

Counsel,
Filed 20 day of Dec 1892
Pleads, *[Signature]*

THE PEOPLE
vs.
P
[Signature]
Assault in the First Degree, Etc.
(Terms.)
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.
Part 2 June 6, 1893
A TRUE BILL.

[Signature] Foreman.
[Signature]
Part 3 January 29, 93
with discharged witness
whal neoy

0475

Police Court— 5th District.

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

of No. 300 East- 96th Street, aged 19 years,
occupation Hotel Employee being duly sworn
deposes and says, that on the 17 day of December 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Meha,
now here, who shot- deponent- in
the back of the ear, with- a revolving
pistol, which he then and there
held in his hand.

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 19th day }
of December 1889 } John Gaffney
Occurrence }
Police Justice.

0476

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

John Melia 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 sees 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 Melia*

Question. How old are you?

Answer. *17 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *212 E. 102 St. Cunn*

Question. What is your business or profession?

Answer. *work in a factory*

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 Melia

Taken before my this *1910*
day of *July* 1891
Police Justice

0477

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

Richardant

~~guilty~~ thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *2500* 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, *November 19* 189

[Signature] Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

047

Police Court--- 5 District. 1580

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Galbreath
300 E. 9th St.
John Melia

Offense
Assault

BAILED,

No. 1, by.....
Residence Street.

No. 2, by.....
Residence Street.

No. 3, by.....
Residence Street.

No. 4, by.....
Residence Street.

Dated, December 19 1892
Meade Magistrate.
Farny Officer.

Witnessed Frederick Schmitt
No. 108 East 23rd Street.

No. Street.
No. 1000 G.D. Street.
\$ to answer.

Comm

0479

Court of
General Sessions
The People
vs

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

John Melia

New York, Dec 20 1892

CASE NO. 69534 OFFICER Schmitt
DATE OF ARREST Dec 19th
CHARGE Assault

AGE OF CHILD 13 years
RELIGION Catholic
FATHER Vincent Melia
MOTHER Margaret Melia dead
RESIDENCE 212 - E - 102 st

AN INVESTIGATION BY THE SOCIETY SHOWS THAT On March 21st 1890 John Melia was arrested by Officer Green of the 25th Prec charged with disorderly conduct but was discharged Nov 15th 1891 at 5th Dist Court the boys father charged him with being incorrigible, but after investigation the boys father failed to appear.

The family live in 3 poorly furnished clean rooms, and the neighbors say they are respectable people.

All which is respectfully submitted,

E. Ellwood Sanford
Supt

To His Honor:

Court of

General Sessions

The People

vs

John Media

Joan-ant

"PENAL CODE."

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, &c.,

100 East 23rd Street,

NEW YORK CITY.

0480

BRIEF HISTORY OF JOHN MELIA.

Case No. 47842.

March 21, 1890.

John Melia, aged 11 years, was arrested by an officer of the 25th Precinct, charged with disorderly conduct (throwing snowballs at wagon horses) and was held for examination until 2-00 P. M. Boy resided with parents at 343 East 76th Street. Society's officer at the address given saw the step-mother of John Melia, who appeared respectable and who said that the boy was inclined to be mischievous. Other children in the family, - Annie 14 years, Loretta 9 years, Mary Ellen 9 years (twins) and Maggie 3 months. The father Michael is a laborer.

At 2-00 P. M., on above date, officer reported investigation to Justice Ford, who discharged boy with a reprimand.

Case No. 60913.

November 16, 1891.

Justice Meade at the Fifth District Police Court requested Society to investigate the case of John Melia, aged 14 years, whose father Michael of 309 East 81st Street charged him with being incorrigible and beyond his control. Step-mother, Mary, had died three months before.

Nov. 20, 1891. Society's officer called at the address given and learned the boy played truant and was incorrigible. The family seemed very poor. Nothing was known against the father. Appointment was made for the father to be in court on the following Sunday where, however, he did not appear.

Case No. 69534.

December 19, 1892.

The 27th Precinct notified this Society that an officer was wanted at the Fifth District Police Court in the afternoon where our officer ascertained that John Melia, aged 13 years, of 212 East 102nd Street, had been arrested for shooting a man named John Gaffney in the head with a revolver, slightly injuring him. The boy claimed the shooting was accidental. Justice Meade held John in \$1,000. bail to await the action of the Grand Jury. John Melia stated to our officer that he had bought the revolver from another boy whose name and address he did not know.

December 20, 1892. Society's officer at 212 East 102nd Street learned from the boy's sister, Annie, that boy goes to school regularly and that her oldest brother and father work steadily, - she keeping house. Family lived in three poorly furnished but clean rooms.

January 24, 1893. On further investigation, our officer learned from Michael Melia, the father, that he works for a contractor, named John Casey, and that he did not go to court because he could not afford to lose a day's pay, but would like boy discharged. Said that when he made application for commitment, of boy some time ago, he did it only to frighten him. Also said that John works in the Rockland Knitting Mills, 87th Street & 3rd Avenue,

0482

where officer called but found place closed. Also went to the telegraph office on Ninth Avenue, between 91st & 92nd Streets, where boy had worked formerly, and where learned that no record was kept of the boys and therefore could not ascertain whether boy had been discharged or had left of his own accord. The tenants all speak well of the Melia family, and the father was notified that the Judge desired to see him at the Court of General Sessions on January 25, at 10-30 A. M.

January 25, 1893. At the Rockland Knitting Mills, learned from the foreman that John Melia had worked there one week when he was arrested for shooting a man, and that the foreman was well pleased with the boy for the short time he had been there.

0483

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 Melici

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

The said John Melici

late of the City of New York, in the County of New York aforesaid, on the seventeenth
day of November in the year of our Lord one thousand eight hundred and
ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of
one John Gaffney in the peace of the said
People then and there being, feloniously did make an assault and to, at and against him
the said John Gaffney a certain pistol then and there
loaded and charged with gunpowder and one leaden bullet, which the said
John Melici in his right hand then and there had and
held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there
shoot off and discharge with intent to kill the said
thereby then and there feloniously and wilfully to kill, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment further accuse the said
John Melici
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:
The said

John Melici
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at
the City and County aforesaid, with force and arms, in and upon the body of the said
John Gaffney in the peace of the said People then and there being,
feloniously did wilfully and wrongfully make another assault, and to, at and against him
the said John Gaffney
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the
said
in his right hand then and there had and held, the same being a weapon and an instrument
likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot
off and discharge, against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0484

BOX:

506

FOLDER:

4612

DESCRIPTION:

Miller, George

DATE:

12/20/92



4612

0485

BOX:

506

FOLDER:

4612

DESCRIPTION:

Miller, William

DATE:

12/20/92



4612

0486

Witnesses:

Harry Prentice
John B. Gannon
16th Prec

Counsel,

Filed 21 day of Dec 1892

Pleads, J. Myer

28 THE PEOPLE

vs. George Huber
and Wm
William Huber

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. DeLoach

Part 2 - Jan. 4, 1893 Foreman.

Pleads assault & beg

S.P. 2 yrs & 1 mo

RBH

J

0487

Police Court 2nd District.

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

of No. 4 Rivington Street, aged 38 years,
occupation Night Watchman being duly sworn
deposes and says, that on the 10 day of Dec 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by George Miller
now here and William Miller not now
arrested both of whom assaulted deponent
said William did cut and stab
deponent on the body on the chin and
on the top part of the head with the
blade of a pocket knife he said William
held in his hand and the
deponent and George struck deponent
a number of violent blows on the head
and body with his fist and held
deponent while said William was
stabbing deponent and said assault
was committed

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

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

Sworn to before me this 17 day }
of Dec 1888 }
John A. [Signature] Police Justice.

Henry Prentice

0488

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Miller

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

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

Answer. No 52 South 5th Ave 2 years

Question. What is your business or profession?

Answer. Pe Man

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

Answer. I am not guilty

George Miller

Taken before me this
day of

John J. [Signature]
1887

Police Justice.

0489

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 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, Dec 17 1897 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

049

1574

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry Bentice
George Miller

Offense
1574

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

3

Dated, Dec 17 189

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

to answer

to answer

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*George Miller and
William Miller*

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

The said *George Miller and William Miller*

late of the City of New York, in the County of New York aforesaid, on the *fifteenth*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Henry Prentice* in the peace of the said People
then and there being, feloniously did make an assault and *hit* the said
Henry Prentice with a certain *knife*

which the said *George Miller and William Miller*
in *their* right hands then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *kill* the said *Henry Prentice*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
George Miller and William Miller
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *George Miller and William Miller*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Henry Prentice in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *hit* the said *Henry Prentice*
with a certain *knife*

which the said *George Miller and William Miller*
in *their* right hands then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

George Miller and William Miller

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

The said *George Miller and William Miller*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Henry Prentiss* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *beat* the said *Henry Prentiss* with a certain *purpose*

which *they* the said *George Miller and William Miller* in *their* right hand then and there had and held, in and upon the *head and face* of *him* the said

then and there feloniously did wilfully and wrongfully strike, beat, stab, *cut* bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

DE LANCEY NICOLL, *District Attorney.*

0493

BOX:

506

FOLDER:

4612

DESCRIPTION:

Miller, Maggie

DATE:

12/22/92



4612

336

Witnesses:

William V. ...
Off. ...

Counsel,

Filed, *22nd* day of *Dec* 189*2*

Pleas, *Henry ...*

THE PEOPLE

vs.

B

Maggie Miller

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License.)
[Chap. 401, Laws of 1892, § 31.]

... consent and desire ...
... be sent to
... Sessions for
... disposition.

1893

DE LANCEY NICOLL

District Attorney.

A TRUE BILL.

Henry ...

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maggie Miller

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

Maggie Miller

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Maggie Miller

late of the City of New York, in the County of New York aforesaid, on the *eight* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two* at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain *other* *one Louis Schudler and to* persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0496

BOX:

506

FOLDER:

4612

DESCRIPTION:

Miller, Peter

DATE:

12/19/92



4612

0497

Witnesses:

Off. P. Hunter

119

Counsel,

Filed,

19th day of Dec.

1892

Pleas,

guilty

THE PEOPLE

vs.

B

Peter Muller

VIOLATION OF THE EXCISE LAW,
[Chap. 401, Laws of 1892, § 32.]

Transferred to the Court of Sessions for trial on 11th day of Dec.

Nov 21 1892

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Thomas DeLaney

Tormentor.

0498

Court of General Sessions of the Peace

2907

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Peter Muller

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Peter Muller*

late of the City of New York, in the County of New York aforesaid, on the *eleventh*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Peter Muller*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0499

BOX:

506

FOLDER:

4612

DESCRIPTION:

Miller, Robert H

DATE:

12/12/92



4612

0501

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Louis Hauschhaus

of No. 640 Madison Avenue Street, aged 34 years.

occupation Manufacturing Bone silk being duly sworn,

deposes and says, that on the 1st day of August 1894 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 day time, the following property, viz:

a pearl and diamond scarf pin value

Seventy five dollars
~~at seventy 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 Robert H. Miller now

living under the following circumstances

Deponent was living at the Hotel

Metropole and deponent left the

said pin in deponent's room

in said hotel, and the said

pin was stolen from said. The

said pin was subsequently found

in the possession of deponent

Robert H. Miller who, as deponent

is informed was a window cleaner

in said premises and had

access to said property

Louis Hauschhaus

Sworn to before me this 1st day of August 1894
[Signature]
Police Justice

0502

Sec. 198-200.

2

District Police Court.

1882

City and County of New York, ss:

Robert H. Miller

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

Question. What is your name?

Answer.

Robert H. Miller

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

N.S.

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

Answer.

207 E. 22 - 1 month

Question. What is your business or profession?

Answer.

Club

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

Answer.

I am not guilty

Robert H. Miller

Re O.P.

Taken before me this
day of

1891

Police Justice.

0503

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

Robert H. Miller

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, *Dec 2* 189 *J. M. Ryan* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

050

1532

Police Court--- (193) District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Hanselmann
1640 Madison Ave
Robert H. Miller

Offense
Larceny

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, Dec 2 1892

By an
Arresting & Detaining
C.O. Officer.

Precinct.

Witnesses Geo Green

No. Hester Metropolitan Street.

Call the Officers

No. Geo F. Putney Street.

Walter Nutt

No. _____ Street.

\$ 5.00 to answer Geo S

Ex Dec 15 - 2 PM

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert H. Miller

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

Robert H. Miller

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

The said

Robert H. Miller

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

one scarf - pair of the value of seventy-five dollars

[Large flourish]

of the goods, chattels and personal property of one *Louis Hauckhaus*

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

SECOND COUNT—

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

Robert W. Miller

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

The said *Robert W. Miller*

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

*one scarf-pin of the value
of seventy-five dollars*

of the goods, chattels and personal property of one

Louis Hauckhaus

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

Louis Hauckhaus

unlawfully and unjustly did feloniously receive and have; the said

Robert W. Miller

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

DE LANCEY NICOLL,

District Attorney.

0507

BOX:

506

FOLDER:

4612

DESCRIPTION:

Monaghan, James

DATE:

12/22/92



4612

0508

353

Counsel,

Filed, 22nd day of Dec 1892

Pleaded before the Court on 10/1/93

VIOLATION OF THE EXCISE LAW.
(Illegal Sales Without License)
[Chap. 401, Laws of 1892, § 21].

THE PEOPLE

vs.

B

James Hargrave

By *Wm. H. ...*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. H. ...

Foreman.

Witnesses:

Anton ...

Wm. H. ...

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Monaghan

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

James Monaghan

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

James Monaghan

late of the City of New York, in the County of New York aforesaid, on the *21st* day of *October* in the year of our Lord one thousand eight hundred and ninety-*two* — , at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain *other* *persons* whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

05 10

BOX:

506

FOLDER:

4612

DESCRIPTION:

Morello, Antonio

DATE:

12/12/92



4612

0511

Witnesses:

John Vauscora

Off Richard Barry

6th Prec -

15 / G. J. Barber

Counsel,

Filed *12* day of *Dec* 189*2*

Pleas, *Indisputable - 13*

THE PEOPLE

vs.

F

Antonio Morello

Murder in the First Degree.
(Section 183, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William DeLoach

Foreman.

0512

Richard Barry a police officer
of the 6th precinct Paris being
duty on our detaches ^{and says}

That on the 4th day of December
1892 he arrested Antonio Morcello
(number) charged with having
shot Torquino Rannalio (who has
since died) with a pistol then ^{and}
then had in his hand, ^{and} deponent
further says said Morcello told de-
ponent that said Rannalio instructed

him (Morcello) with ^{and} he charges him
with homicide in taking the life of said
Torquino Rannalio ^{and}
to come before me 1892
the 5th day of December } Richard Barry

Police Justice

Carminio Braichi being duly sworn deposes & says.

That he resides at 218 Canal Street, on Sunday afternoon October 4th 1892 about the hour of 10 o'clock p.m. he was passing through Mulberry Street he saw a person who was then unknown to him but whom he now knows to be Forquino Damalio standing in front of the premises 41 1/2 Mulberry Street he saw Antonio Marsello (now dead) come up to said Damalio holding a pistol from his pocket aimed it at said Damalio and fired 3 shots at the body of Damalio and ^{one} of the said shots struck dependent on the right side of his coat, & said Damalio fell to the ground, & said Marsello then ran away, & dependent fully identifies him as the person he saw shoot the said Damalio, & dependent further

05 14

2

says, he saw the said Romaine
shortly thereafter dead in the
said hallway

I wish to refer me to
the 5th day of December }
Commiss. Bianchi

Prosecution

0515

Giovanni Vaccara being duly
sworn deposes & says

That on Sunday after
noon December 4th 1892 about
the hour of 3 45 o'clock P.M. he
was in Mulberry Street, and he
saw Fergius Kaulaie standing
in front of 41 Mulberry Street.
And he saw Antonio Marrallo
whom he fully identifies take
a postal from his pocket & put
shots from said postal into the
body of said Kaulaie. And he saw
said Kaulaie fall to the ground
and said defendant then ran
away. And defendant fell on
him.

Sworn to before me } Giovanni his
the 5th day of December 1892 } Vaccara
witness

Police Justice

05 16

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Antonio Morrello 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 a 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.

Antonio Morrello

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Italy

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

Answer.

34 Mulberry Street 3 months

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

I am not guilty
Antonio Morrello

Taken before me this

27th Dec 1889

W. M. ...

Police Justice.

05 17

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

Joseph A. Smith
guilty thereof, I order that he be held to answer the same, and ~~to 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, ~~with reasonable bail.~~

Dated, Dec 5 189 2 [Signature] Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

051

1534
1834

Police Court--- District,

Witness Giovanni Vancera
Bailed by Augustus Sparboro
31 City Hall Pl.

Witness Carmine Bianchi
Bailed by Pietro Angelone
303 E. 111th St

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Barry
vs.
Antonio M...

2 _____
3 _____
4 _____

HOUSE OF DETENTION CASE.

Dated *December 5* 189 *2*

Barry Magistrate.

Barry Officer.

6 Precinct.

Witnesses *Carmine Bianchi*

No. *208 Canal* Street.

Committed to House of Detention

No. *1000 base* Street.

Committed to House of Detention

No. *Leonardo Dimino - Salom* Street.

Committed to answer

Committed to answer

Committed to answer

Luigi A. Gerolamo

492 Water St.
also care of *Carmina Cava* 46 Mackay St.

*Offense: Vandalism
Property: subject of
Jury: subject of
Docket: 1534*

05 19

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Perry

of the *6* Precinct Police, being duly sworn, deposes

and says that *Giorgio Vancora*

(now here) is a material witness for the people against

Antonio Nussello charged

with *murder*. As deponent has

cause to fear that the said *Giorgio Vancora*

will not appear in court to testify when wanted, deponent prays

that the said *Giorgio Vancora* be

committed to the House of Detention in default of bail for his

appearance.

Richard Perry

Sworn to before me, this
day of December 189 *27*

Amshankar
Police Justice.

0520

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Barry

of the *64* Precinct Police, being duly sworn, deposes
and says that *Franco Negro Albanis*
(now here) is a material witness for the people against
Antonio Marzello charged
with *Homicide*

As deponent has
cause to fear that the said *Franco Negro Albanis*
will not appear in court to testify when wanted, deponent prays
that the said *Franco Negro Albanis* be
committed to the House of Detention in default of bail for his
appearance.

Richard Barry

Sworn to before me, this
day of *December* 189*9*

Police Justice.

0521

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Barry

of the *6th* Precinct Police, being duly sworn, deposes and says that *Carmino Giacchi*

(now here) is a material witness for the people against *Nutano Marsello* charged with *Homicide*.

As deponent has cause to fear that the said *Carmino Giacchi* will not appear in court to testify when wanted, deponent prays that the said *Carmino Giacchi* be committed to the House of Detention in default of bail for his appearance.

Richard Barry

Sworn to before me, this
day of *December* 189 *21*

W. J. Mahan

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antonio Morello

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

Antonio Morello

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

The said Antonio Morello,

late of the City of New York, in County of New York aforesaid, on the fourth day of December, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, in and upon one Foreign Domestic, in the peace of the said People then and there being, wilfully, feloniously and of his malice aforethought did make an assault; and the said Antonio Morello, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which said pistol the said Antonio Morello in his right hand then and there had and held, to, at, against, and upon the said Foreign Domestic, then and there feloniously, wilfully and of his malice aforethought, did shoot off and discharge, and the said Antonio Morello, with the leaden bullet aforesaid, out of the pistol aforesaid, then and there by force of the gunpowder aforesaid, shot off, sent forth and discharged, as aforesaid, from the said Foreign Domestic, in and upon the right side of the head of the said Foreign Domestic then and there feloniously, wilfully and of his malice aforethought, did strike, penetrate and wound, giving to him the said Foreign Domestic, then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth and shot out of the pistol aforesaid, by the

said *Antonio Morello*, in and upon the ^{right side} ~~right side~~ of
 the said *Fragino Donadio*, one mortal wound of the breadth of
 one inch, and of the depth of six inches, of which said mortal wound ~~the~~ — the
 said *Fragino Donadio*, at the City and County aforesaid,
 from the said _____ day of _____ in the
 year aforesaid, until the _____ day of _____ in the same year
 aforesaid did languish, and languishing did live, on which said
 day of _____ in the year aforesaid, the said
 _____ at the City and County aforesaid, of the said mortal
 wound did die.

Then and there died.

AND SO THE GRAND JURY AFORESAID do say: That the said

Antonio Morello, Jurin, —
 the said *Fragino Donadio*, in the manner and form, and by
 the means aforesaid, wilfully, feloniously and of *his* malice aforethought, did kill
 and murder against the form of the statute in such case made and provided, and against the
 peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0524

BOX:

506

FOLDER:

4612

DESCRIPTION:

Morgan, George

DATE:

12/07/92



4612

0526

Police Court—2 District.

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

of No. 12 Washington Place Street, aged 32 years,
occupation Furrier being duly sworn

deposes and says, that the premises No 12 Washington Place
in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Store
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking
the door leading from the first
hallway into apartment store on
the first floor

on the 2 day of December 1892 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Seven earthen garments of
the value of Eighteen hundred
dollars

the property of Apartment and customers
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

George Morgan

for the reasons following, to wit: That after securely fastening
said premises previous to the hour
of 7:30 PM apartment departed leaving
said property in this store as
above described. Deponent is
now informed by Officer Fleming
Station of the Fifteenth Precinct that
having his attention called to said
premises by a burglar alarm he

0527

visited the same and therein found
said Morgan and near the broken
door found a trace and that
the door had been broken with
and in the lower passage way
the property described.

Henry Mawler

Sworn to before me
this 3rd day of December 1893
John Ryan
Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

_____ Degree.
Burglary _____
_____ 28.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0528

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Thomas Stanton

aged _____ years, occupation *Police Officer* of No. _____

The 15th Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Henry Maerlander*

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

Sworn to before me, this

5

day of *December* 18*77*

Thomas Stanton

John Ryan
Police Justice.

0529

Sec. 198-200.

2

1882
District Police Court.

City and County of New York, ss:

Georg Morgan

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 a 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.

Georg Morgan

Question. How old are you?

Answer.

50 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

Montreal - 9 years

Question. What is your business or profession?

Answer.

Unknown

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 waive examination
Georg Morgan*

Taken before me this

day of

[Signature]

189
Police Justice.

0530

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.....

George Morgan

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Twenty* 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, *Dec 9* 189..... *John Ryan* Police Justice.

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

Dated,.....189..... Police Justice.

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

Dated,.....189..... Police Justice.

053

1513

Police Court--- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Kaerlender
12 Washington Place
Geo Morgan

Offense *Prophan*

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *Dec 9* 189 *2*

Bryan Magistrate.

Stanton Officer.

15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

3000 to answer *G.S.*

Committed

0532

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Morgan

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

George Morgan

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

The said

George Morgan

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *December* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Henry Maerlander*

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 *Henry Maerlander* in the said *store* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

George Morgan

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

The said

George Morgan

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

three sealskin coats of the value of three hundred dollars each, and four sealskin racquets of the value of two hundred dollars each

of the goods, chattels and personal property of one

Henry Maerlender

in the

store

of the said

Henry Maerlender

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

De Lancey Nicoll
District Attorney

0534

BOX:

506

FOLDER:

4612

DESCRIPTION:

Moroselli, Thomas

DATE:

12/01/92



4612

0535

470

Witnesses:

offe Corcoran

Counsel,

Filed, *1st* day of *Dec* 189*2*

Pleads, *Arz guilty*

THE PEOPLE

vs.

B

Thomas Norwell

Mohr

Depto the Court of Special
Sessions for trial by request
of County of New York

VIOLETION OF THE EXCISE LAW.
(Illegal Sales without License)
[Chap. 401, Laws of 1892, § 31.]

DE LANCEY NICOLL.

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

0536

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Groszelli

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

Thomas Groszelli

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINE, ALE AND BEER, IN QUANTITIES LESS THAN FIVE GALLONS AT A TIME, WITHOUT HAVING A LICENSE THEREFOR, committed as follows:

The said

Thomas Groszelli

late of the City of New York, in the County of New York aforesaid, on the 26th day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantities less than five gallons at a time, to

certain _____ persons whose names are to the Grand Jury aforesaid unknown, without having a license granted to him in pursuance of any law of this State permitting him to sell either strong or spirituous liquors, wines, ale or beer, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0537

BOX:

506

FOLDER:

4612

DESCRIPTION:

Morrison, Richard

DATE:

12/15/92



4612

0538

Witnesses:

John J. Allen
29th Prec

MJ

Counsel,

Filed, *15* day of *Dec* 189*2*

Pleads, *Magistry 19*

THE PEOPLE

vs.

Richard Morrison

May 8/93
Received
for cash payment
of \$100.00

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Thomas DeLaney

Foreman.

0539

2067

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 Morrison

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

Richard Morrison

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

Richard Morrison

late of the City of New York, in the County of New York aforesaid, on the *11th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

Richard Morrison

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Richard Morrison

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

John J. Allen

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0540

BOX:

506

FOLDER:

4612

DESCRIPTION:

Morton, Frank

DATE:

12/13/92



4612

0541

Witnesses:

Off. Paul Beard
By the Clerk

Counsel,

Filed *13*

day of *Dec*

189*7*

Pleads,

THE PEOPLE

vs.

R

Frank Morton

Wm. C. Co.
Lawyer

[Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510]
[Section 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Morgan Decker
Dec 15/97
Foreman.
Henry Ray Zee
S. P. 3456 mg
R.M.

0542

Police Court— 3 — District.

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

of No. 213, E. 81st Street, aged 31 years,
occupation Tailor Nathan Levin being duly sworn

deposes and says, that the premises No. 1437 3rd Street, Ward
in the City and County aforesaid the said being a fine strong brick
building in front of a Tailor shop
and which was occupied by deponent as a
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
glass in the front door of said store
and entering said store with the intent
to commit a crime

on the 7th day of December 1882 in the night time, under
~~felonious property feloniously taken, stolen, and carried away, viz:~~

~~the property of~~

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

Frank Morton (now here)

for the reasons following, to wit: that at the hour of 9 o'clock
P.M. December 7th deponent locked and
closed said store for the night and at
that time said door was in good condition.
Deponent is informed by Officer Frank E.
Bosard that at the hour of 3.20 o'clock A.M.
Dec 8. he heard the crash of breaking glass
and discerned the door of said shop broken
as aforesaid. and found this defendant in

said shop and found a coat and pair of pantaloons rolled up in said shop ready for removal. Wherefore defendant charges this defendant with Burglary entering said shop as aforesaid with the intent to commit some crime.

Nathan Levin

Sworn to before me }
this 8th day of Dec 1893 }

John P. ...
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named ...
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
I have admitted the above named ...
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice

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

0544

CITY AND COUNTY }
OF NEW YORK, } ss.

1377

Frank E. Basard

aged..... years, occupation *Police Officer* of No.

27th *Prest-Police* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Matthew Levin*

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

Sworn to before me, this *8* day of *Dec* 189*8*

Frank E. Basard

John K. ...
Police Justice.

0545

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Frank Morton

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 sees 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. *Frank Morton*

Question. How old are you?

Answer. *42 years old*

Question. Where were you born?

Answer. *Russia*

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

Answer. *345 E. 60th St 1 year*

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 guilty

F. Morton

Taken before me this

day of *Dec*

189*7*

pk

John W. ...

Police Justice

0546

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 *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, *Dec 10* 189

John R. Morris Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

054

Police Court--- 5 District. 1545

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nathaniel
213 E 81
Frank Morton

Offense. Burglary

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, Dec 8 189
Perkins Magistrate.
Frank E. Bosard Officer.

Witnesses Off. Bosard
No. 27 Precinct.
27th Precinct Street.

No. Street.

No. Street.
\$ 1,000 to answer

Lem

0548

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Morton

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

Frank Morton

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

The said

Frank Morton

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the
eight day of *December* — in the year of our Lord one
thousand *eight* hundred and ninety-*two* in the *night* — time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* — of
one *Nathan Levin* —

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 *Nathan*
Levin in the said *shop* —
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

Frank Morton

of the CRIME OF *Petit* LARCENY committed as follows:

The said *Frank Morton*

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

*one coat of the value of
fifteen dollars and one pair
of trousers of the value of
eight dollars*

[Large decorative flourish]

of the goods, chattels and personal property of one *Nathan Levin*

in the *shop* of the said *Nathan Levin*

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

*Wm Lancy Ricoll,
District Attorney.*

0550

BOX:

506

FOLDER:

4612

DESCRIPTION:

Mueller, Edward E

DATE:

12/21/92



4612

Witnesses:

Michael J. ...

Counsel,

Filed,

21st day of *Dec*, 189*2*

Pleads

Myself

THE PEOPLE

vs.

B

Edward E. Mueller

James

VIOLATION OF THE EXCISE LAW.
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William D. ...

Foreman.

0552

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Edward E. Mueller

The Grand Jury of the City and County of New York, by this indictment, accuse
E. Edward E. Mueller
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *E. Edward E. Mueller*

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

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

E. Edward E. Mueller
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *E. Edward E. Mueller*

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are *Michael Gannon* to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0553

BOX:

506

FOLDER:

4612

DESCRIPTION:

Muller, Frank

DATE:

12/07/92



4612

0554

BOX:

506

FOLDER:

4612

DESCRIPTION:

Clarks, John

DATE:

12/07/92



4612

0555

Witnesses:

Off John F. Mitchell
6th Prec

11

Counsel,

Filed

day of

Dec 2

1892

Pleas,

THE PEOPLE

vs.

Frank Muller

and

John Charles

DE LANCEY NICOLL,

District Attorney.

Burglary in the Third Degree,
[Section 408, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

A TRUE BILL.

Hermann Deloria

Deputy Foreman.

Deputy Foreman

No. 1 S. P. 3 yrs.

" 2 S. P. 3 yrs 7 mos.

Jan. 31/93

RBM

0556

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged 34 years, occupation Police officer of No. 6 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles Weiser

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

Sworn to before me, this 25 day of November 1893 John F. Mitchell

John F. Mitchell Police Justice.

0557

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Robert L. ...
aged *30* years, occupation *Police officer* of No.

6th Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Russ Miller*

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

knowledge.

Sworn to before me, this *9th* day of *November* 189*2* } *Patrick Gorcoran*

W. J. ... Police Justice.

0558

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Thomas F. Grady a Police Justice
of the City of New York, charging Harris Gossart Defendant with
the offence of Receiving stolen goods

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

We, Harris Gossart Defendant of No. _____
62 Baxter Street; by occupation a Clothing Dealer

and Solomon Gossart of No. 163 Leonard
Street, by occupation a Clothing dealer Surety, hereby jointly and severally undertake
that the above named Harris Gossart Defendant

shall personally appear before the said Justice, at the 1 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Twenty five
Hundred Dollars.

Taken and acknowledged before me, this 22 day of November 1892

Thos. F. Grady POLICE JUSTICE.
Solomon Gossart

0559

CITY AND COUNTY }
OF NEW YORK, } ss.

Solomon Gossart

the within named Bail and Surety being duly sworn, says that he is a resident and *free*
holder within the said County and State, and is worth *Fifty* **Hundred Dollars**,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *one half interest in and*
to the houses and lots 202 + 204
Stranton Street - worth thirty four
thousand dollars over all encumbrances

Solomon Gossart

day of *Nov*
1892
Sworn to before me, this *22*
1892
Police Justice.

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

0560

(1360)

City and County }
of New York. } ss.

Police Court, / District.

Charles Wilder

of No. *23 Baxter* Street, being duly sworn, deposes and says,

that *Harris Gossart* (now present) is the person of the name of

Solomon Gossart mentioned in deponent's affidavit of the *22*

day of *November* 189*2*, hereunto annexed.

Sworn to before me, this *22*
day of *November* 189*2*

Charles Wilder

Thos. A. Brady

POLICE JUSTICE.

0561

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

John Clarke 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 a 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 Clarke*

Question. How old are you?

Answer. *32 years.*

Question. Where were you born?

Answer. *England.*

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

Answer. *No Home.*

Question. What is your business or profession?

Answer. *Barber.*

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 Clarke

Taken before me this *29*
day of *November* 189*2*

Police Justice.

0562

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Frank Miller being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to a 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. *Frank Miller*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer.

I am guilty
Frank Miller

Taken before me this *23rd*
day of *November* 188*2*

Police Justice.

0563

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

Harris Gossart 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. *Harris Gossart*

Question. How old are you?

Answer. *49 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *62 Baxter St. 16 years*

Question. What is your business or profession?

Answer. *Clothing dealer*

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

Answer. *I am not guilty*

H G Gossart

Taken before me this
day of *Nov*
189*7*

22

Police Justice.

0564

Sec. 151.

Police Court _____ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles Minder of No. 23. Darter Street, that on the 19 day of November 1897 at the City of New York, in the County of New York,

Salomon Gessert did unlawfully and knowingly receive a quantity of clothing belonging to the same to one Helen Gessert.

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

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

Dated at the City of New York, this 25 day of November 1897

[Signature] POLICE JUSTICE.

0565

Sec. 797.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

In the name of the People of the State of New York, To any Policeman of said City:

Proof by affidavit having been this day made before me Francis Gray Esquire,
Police Justice of said City, by Charles Miller of No. 23 Bleecker
Street, in the said City, that the following property, to wit:

Left two coats, fifteen (15) pair
of trousers and two vests the
whole being of the value of
one hundred and thirty-four
dollars

\$ 34 ⁰⁰/₁₀₀

Has been feloniously taken, stolen, and carried away by

Frank Muller and John Clark
and that he has a probable cause to suspect, and does suspect that the said clothing
or part thereof is now concealed in the dwelling house or premises of Solomon Gosselt
situate on a lot of ground fronting on No. 62 Bleecker Street, in the
6th Ward of said City.

THESE ARE THEREFORE, in the name of the People of the State of New York, to command
and authorize you, with proper assistance, in the day time, to enter into the house or premises of the
said Solomon Gosselt situate as aforesaid, and they make immediate
search for the said clothing and if the same, or any part thereof
shall be found, then you are likewise commanded to bring the same so found, together with the said

Solomon Gosselt
or person in whose custody the same shall be so found, before me or some other Police Justice in
and for the said City and County, to be dealt with as the law directs. This Warrant unless executed
within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,
this 22 day of November one thousand
eight hundred and eighty-nine two.

Charles Gray
Police Justice.

0566

Inventory of property taken by Patrick Corcoran the Policeman by whom this warrant was

executed: I did not find any of within
described property in this place

City and County of New York, ss:

I, Patrick Corcoran the Officer by whom this warrant was executed,
do swear that the above Inventory contains a true and detailed account of all the property taken by me
in this warrant.

Sworn to before me, this 22
day of Nov 1892 Patrick Corcoran

Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

SEARCH WARRANT.

vs.

Dated

188

Justice.

Officer.

0567

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

Defendant

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

Dated, *Nov 28* 189 *W. T. Mahon* Police Justice.

I have admitted the above-named

Defendant Maria Green

to bail to answer by the undertaking hereto annexed.

Dated, *Nov 28* 189 *W. T. Mahon* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

056

The undersigned Magistrate
has read and heard and
advised that...

Wm. A. Brady

2500
4 Nov 28 2 P.M.

BAILED,
No. 3, by *Solman Gessert*
Residence *16 Leonard* Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- District

THE PEOPLE &c.,
ON THE COMPLAINT OF

Charles Mearns
93 East
Frank Munn
John Clark
James Gessert
Indicted separately

15-11
1893
Wm. A. Brady
Opening of New York

Dated *November 22 1893*
Quay Magistrate.
James Gessert Precinct.

Witnesses
No. *John Gessert* Street.
John Gessert
No. *Michael Murphy* Street.
205 East 41st St

No. *1500* to answer *G.S.*
#3 Bailed
\$1000 Ex Nov 27 10 AM
\$2500 Ex Nov 24 10 AM

0569

Sec. 793.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Wilder
of *23 Baxter* Street, aged *30* years,
occupation *Refrigerator Cleaner* being duly sworn, deposes and says, that on the
18th day of *November* 188*2* at the *6th* Ward of the City of

New York, in the County of New York, was feloniously taken, stolen, and carried away, the following
property: *Fifty-two coats, fifteen pairs*
of trousers and two vests the
whole being valued at one
hundred and thirty-four
dollars
\$ 134⁰⁰/₁₀₀

the property of deponent *Charles Wilder*
and that the deponent has a probable cause to suspect, and does suspect, that the said property has
been feloniously taken and stolen by *Frank Muller and John Clark*
and that the said property, or part thereof, is now concealed in the dwelling house of
Solomon Gosselt
situate on a lot of ground fronting on No. *62 Baxter* Street, in the
6th Ward of said City. Wherefore, process is requested by this deponent, to search the
house of the said *Solomon Gosselt* for the said property.

Sworn to before me, this *22*
day of *November* 188*2* } *Charles Wilder*
Charles Wilder }
Charles Wilder } Police Justice.

0570

Police Court— District.

City and County of New York, ss.:

of No. 23 Baxter Street, aged 30 years, occupation Nyer and cleaner being duly sworn

deposes and says, that the premises No. 23 Baxter Street, Sixth Ward in the City and County aforesaid the said being a Basement in the 5th story heretofore dwelling and which was occupied by deponent as a cleaning and dyeing establishment and in which there was at the time no human being

were BURGLARIOUSLY entered by means of forcibly prying off the locks on the outside and inside doors leading to said basement

on the 18th day of November 1852 in the night, and the following property feloniously taken, stolen, and carried away, viz:

Fifty (50) Coats and Fifteen (15) pairs of Pants and Hats Being together of the value of One hundred and thirty four⁰⁰ 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

Frank Miller and John Clark (now where) who were acting in concert and Solomon Gosport who is as yet not arrested, after having received some money for the reasons following, to wit: That on the night aforesaid deponent securely locked and fastened the outside and inside doors leading to said basement by means of padlock and key and locks and keys and said property was in said premises and on the 19th day of November deponent found said premises broken into and said property gone. Deponent is informed by Patrick Brennan a police

0571

officer of the City Precinct police that he arrested
 said defendants, and that said Clerk then
 had an inspection of a coat vest and pants
 and said Mullen had on a pair of pants
 which defendant fully identifies as
 being his and defendant is further informed
 by said Corcoran that said defendants
 admitted and confessed to him (said Corcoran
 in the presence of John Mitchell a police officer
 of the City Precinct that they had broken into
 said premises and took the aforesaid property
 therefrom and used the same to Samuel Gosport
 of 67 Baxter Street at 11 o'clock a.m. on the morning
 of the 19th day of November for the sum of Fifteen
 Dollars and that said Gosport knew the said
 defendants to be professional thieves and that he
 paid said defendants to bring to him all the goods
 they got and that said Gosport would pay the
 said defendants a good price for all the goods
 they brought him and that said Gosport would
 when off the time he bought for a property that
 the same was stolen defendant therefore charges
 said defendants with the burglary aforesaid
 and said Gosport with receiving stolen
 property of value exceeding the sum of
 \$100.00

It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated 1881
 I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Charles Wilder
 Dated 1881
 There being no sufficient cause to believe the within named
 guilty of the offense mentioned, I order he
 to be discharged.

Police Court, District

THE PEOPLE, &c.,
 on the complaint of

1. _____
 2. _____
 3. _____
 4. _____

Offence—BURGLARY.

Dated 1881

Magistrate

Officer

Clerk

Witness, _____
 No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

§ _____ to answer General Sessions.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Muller
and
John Clarke

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

Frank Muller and John Clarke

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

The said Frank Muller and John Clarke, both

late of the 6th Ward of the City of New York, in the County of New York aforesaid, on the
18th day of November in the year of our Lord one
thousand eight hundred and ninety-two, in the night-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the building of
one

Charles Wilder

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 Charles
Wilder in the said building
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

SECOND COUNT—

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

Frank Muller and John Clarke

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

The said *Frank Muller and John Clarke, both*

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

fifty-two coats of the value of two dollars and fifty cents each, fifteen pairs of trousers of the value of one dollar each pair, and two vests of the value of one dollar each

of the goods, chattels and personal property of one *Charles Wilder*

in the *building* of the said *Charles Wilder*

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

THIRD COUNT:

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

Frank Muller and John Clarke
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Frank Muller and John Clarke, both*

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

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

of the goods, chattels and personal property of

Charles Wilder

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

Charles Wilder

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

Frank Muller and John Clarke

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

DE LANCEY NICOLL,

District Attorney.

0575

BOX:

506

FOLDER:

4612

DESCRIPTION:

Murphy, John

DATE:

12/09/92



4612

0576

Witnesses:

James F. Thompson
15 West

Counsel,

Filed,

Pleads,

J.B. [Signature]
1892

THE PEOPLE

vs.
John Murphy

CONCEALED WEAPON.
(Section 410, Penal Code.)

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

William O'Connell
1892
Plead Guilty
3000 per [Signature]

0577

CITY AND COUNTY OF NEW YORK, ss:

POLICE COURT, 2 DISTRICT. 1000

of No. 150 the James F. Thompson Street, aged 27 years, occupation Police Officer being duly sworn, deposes and says, that on the 30 day of November 1892 at the City of New York, in the County of New York, John Murphy

knows who with intent to sell and conceal another carried concealed on his person on the public street to wit Minnetta Law an instrument or weapon of the kind common known as a club shot in violation of Section 410 of the Penal Code of the State of New York

James F. Thompson

Sworn to before me, this 1st day of December 1892

H. W. [Signature]
Police Justice.

0578

Sec. 198-200.

2

1882

District Police Court.

City and County of New York, ss:

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 a 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. *46 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *52 St 5th Ave*

Question. What is your business or profession?

Answer. *Carpenter*

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
day of *Dec* 1889

[Signature]

Police Justice.

0579

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 Chapman

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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, Nov 1 189 2 W. J. Roberts Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0581

Police Court---

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James F. Thompson
vs. *John Murphy*

15th

15th 6

James F. Thompson
John Murphy

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

2

3

4

Dated, *Dec 15* 189

W. H. White Magistrate.

Thompson Officer.

15 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ *1000* to answer *for*

com

0581

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

of a FELONY, committed as follows:

The said

John Murphy

late of the City of New York, in the County of New York aforesaid, on the *30th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain instrument and weapon of the kind commonly known as *a slung-shot* with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

John Murphy

of a FELONY, committed as follows:

The said

John Murphy

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously did possess a certain instrument and weapon of the kind commonly known as *a slung-shot* by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0582

BOX:

506

FOLDER:

4612

DESCRIPTION:

Murphy, John

DATE:

12/09/92



4612

Witnesses:

Charles H. Attorney

after examination & returned

the acceptance of a plea of

Pett Larceny

Jan 4/93

[Signature]

[Signature]

Counsel,

Filed

189

Pleads,

THE PEOPLE

vs.

Grand Larceny, (From the Person), Degree. [Sections 522, 523, Penal Code.]

John Murphy

DE LANCEY NICOLL,

District Attorney.

[Signature]

A TRUE BILL.

[Signature]

Just 2 - Jan 4, 1893 Foreman.

[Signature]

Pen 6. m/s

[Signature]

5th

9 Dec 2

19

0584

(1305)

Police Court—Fifth District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles L. Strohmeyer
of No. 137 Suffolk Street, aged 49 years,
occupation Plaw Dyner being duly sworn,
deposes and says, that on the 7th day of Decr 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession and
Person of deponent, in the night time, the following property, viz:

One double cage silver watch
of the value of twenty four dollars
(\$24.00)

Sworn to before me, this
189 }
day

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 following reasons, to wit: That
on said date about the hour of one o'clock
A.M. deponent was sitting in the cabin
of the boat "Flushing" of the Long Island
Ferry Co. That deponent had the afore-
said watch in the upper left hand
pocket of his vest and attached to the
said vest with a chain. That while the
boat was crossing the river from Long
Island City, the defendant came into
the cabin and fell across deponent's arms.
That deponent stood up and pushed
the defendant away and into a seat, and
after doing so immediately missed the
watch. That no one else was in the cabin

Police Justice.

Let Appony and the defendant, and
Appony therefore charge the defendant
with feloniously taking, stealing, and
carrying away the said property from
Appony's possession and person and
prayer that the defendant be dealt with
according to law.

Sworn to before me 36 Jas. J. Strohmeier
this 6th day of December 1923

Charles N. Lannon
Police Justice

0586

Sec. 198-200.

14 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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. 19 years

Question. Where were you born?

Answer. New York City

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

Answer. Long Island City 3 years

Question. What is your business or profession?

Answer. Bar tender

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 at present

John Murphy

Taken before me this 18th day of July 1887
Charles J. Dennis
Police Justice.

0587

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

Cyndan

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, *Nov 10* 189

Charles M. Lewis Police Justice.

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

Dated, 189

Police Justice.

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

Dated, 189

Police Justice.

058

\$1000. for ex
Dec. 7/92. 9 AM.

NY
Police Court--- H District. 1533
1884

THE PEOPLE, &c.
ON THE COMPLAINT OF

Chas L. Steinhilber
vs.
John Murphy

OFFENSE
Larceny
Mm. in Dobson

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

2 _____
3 _____
4 _____

Dated, Dec 6 189

Quitor Magistrate.

Misong Officer.

Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer _____

0589

Long Island News Co.,
Principal Office, Long Island City,
Newsdealers and Booksellers on Railroads,
F. P. MORRIS, PROPRIETOR
Long Island City, N. Y., Dec. 31st., 1872.

Hon. De Lancey Nicholl,
District Attorney,
N. Y. City.

Dear Sir:--
We herewith acknowledge receipt of
seven checks No. 1675 to 1681, for which please
accept thanks.

yours truly,

F. P. Morris
FM

0590

GENERAL OFFICE

→ Long Island News Company. ←

ROOM 5,
L. I. R. R. DEPOT.

LONG ISLAND CITY, N. Y.

Dec. 16th., 1892

Hon. Delancey Nicholl,
District Attorney,
New York City.

Dear Sir:--

On Monday night, Dec. 5th., one of our agents was robbed in the ferry room at 34th St. The thief was caught, taken to the 35th St. Station House, and next day was remanded to go before the Grand Jury. The stolen property consisted of eight checks numbered from 1675 to 1681 both inclusive, drawn by this Company to the order of the different morning newspaper publishers.

I write asking that you will kindly request the parties now having the checks to send them to this office. I would also state that the thief stole a watch from one of the passengers while on the Ferry Boat; it was found in the possession of the prisoner so there is plenty of evidence to convict him.

Yours truly,

J. Morris

0591

District Attorneys Office,
City & County of
New York.

December 17th, 1892

Long Island News Company,
Room B, L.I.R.R. Depot,
L.I.-City, L.I.

Gentlemen:

Your communication of the 14th inst. requesting
the return of checks numbered from 1875 to 1881 and signed from
me of your name on December 5th, was duly received.

The matter will be investigated, and the results will be
at once reported if it is found that we can do so without prejud-
icing the People's case; if not, the case will be advanced as
speedily as practicable to insure the early return of your checks.

Respectfully yours, &c.,

Jewell W. Conner

P.S.— Your letter does not mention the name of the trial, without
which we cannot readily find out the status of the case. Please
let us know at once.

John Murphy
43 East 41st St

N.Y. City Yours Truly
12/19 The Long Island News Co

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 City of New York, in the County of New York aforesaid, on the *sixth*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of twenty-four dollars*

[Signature]

of the goods, chattels and personal property of one *Charles L. Strohmenger*
on the person of the said *Charles L. Strohmenger*
then and there being found, from the person of the said *Charles L. Strohmenger*
then and there feloniously did steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

*De Lancey Nicoll,
District Attorney.*

0593

BOX:

506

FOLDER:

4612

DESCRIPTION:

Murphy, Martin

DATE:

12/13/92



4612

0594

Witnesses:

Samuel Mann
James McAllister

62/ O'Reilly

Counsel,

Filed 13th day of Dec 1892

Pleas, Guilty 14th

THE PEOPLE

vs.
22nd Div. of
3rd Court

Martin Murphy

Grand Larceny, (Sections 528, 529, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Harrison DeLoach

Foreman.
Part 3, Dec. 19, 1921
Pleas Guilty, 9, 22nd deg.

S.P. 3 year.

0595

(1865)

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James McAllister

of No. 316 Greenwich Street, aged 32 years,

occupation Watchman being duly sworn,

deposes and says, that on the 11 day of November 1892 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 barrel of Mackerel
valued at Twenty eight dollars

the property & in the care and custody of
deponent

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

Martin Murphy (now here) and
one Cully not yet arrested and
James Dowd and John Gibson (now in
jail) who were acting in concert with each
other—for the reasons following to wit:

on said date deponent missed said
property from in front of no 95 Murray
Street and he was informed by Samuel
Mann of 93 Murray Street that he saw
the defendant Murphy roll the said barrel
of mackerel from in front of no 95 Murray
Street and in company with two others
put the said barrel in an ash cart
and drive said ash cart was driven

away with said property in it. said Mann
fully identified the defendant Murphy as the person
who rolled the barrel away from no 95 Murray St
Jas McAllister

Sworn to before me, this

1892 day

W. J. [Signature]

Police Justice.

0596

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Samuel Mann
aged 34 years, occupation Salesman of No. 93 Murray Street, being duly sworn, deposes and

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

Sworn to before me, this 6 day
of Dec 1892 } Samuel Mann

[Signature] Police Justice.

0597

Sec. 198-200.

District Police Court. 1882

City and County of New York, ss:
Martin 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. *Martin Murphy*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *5 Carlisle St - 3 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Martin Murphy

Taken before me this

day of *Dec* 189*7*

Wm. M. ...

Police Justice.

0598

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

Dated, *Dec 10* 189*7* *A. J. Mahoney* Police Justice.

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

Dated, 189 _____ Police Justice.

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

Dated, 189 _____ Police Justice.

0590

Police Court---

District.

1848
1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James McAllister
316 Grand Street
1 *Martin Murphy*

Offense *Larceny*

Dated, *Dec 6* 189*2*

McMahon Magistrate.
Colby & Lyons Officer.

Witnesses *Samuel Mason*
No. *93 Murray* Street.

Edward White
No. *19 Albany* Street.

No. *120 1000* Street.
to answer *G.S.*

1000 bond Dec 8 1892
Com

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Murphy

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

Martin Murphy

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

The said Martin Murphy,

late of the City of New York, in the County of New York aforesaid, on the 11th day of November in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

one barrel of mackerel of the value of twenty-eight dollars

of the goods, chattels and personal property of one James McAllister

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

SECOND COUNT—

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

Martin Murphy

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

The said *Martin Murphy*

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

one barrel of mackerel of the value of twenty-eight dollars

[Large decorative flourish]

of the goods, chattels and personal property of one *James McAllister*

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

unlawfully and unjustly did feloniously receive and have; the said

Martin Murphy

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

DE LANCEY NICOLL,
District Attorney.

0602

BOX:

506

FOLDER:

4612

DESCRIPTION:

Murphy, Martin

DATE:

12/19/92



4612

Witnesses:

Off Charles F. Farley

188

Counsel,

Filed, 19th day of Dec^r

1892

Pleas, *Not guilty*

THE PEOPLE

vs.

B

Martin Murphy

Transferred to the Court of Special Sessions for trial and final disposition.
Done at New York City, N.Y., this 18th day of Dec^r 1892.

VIA LA LAY OF THE EXCISE LAW, [Chap. 581, Laws of 1892, § 32.]
etc. on Sunday

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Admⁿ DeLaney

Foreman.

0604

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Martin Murphy

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

of the CRIME OF Martin Murphy SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said Martin Murphy

late of the City of New York, in the County of New York aforesaid, on the eleventh day of December in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

of the CRIME OF Martin Murphy OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said Martin Murphy

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0605

BOX:

506

FOLDER:

4612

DESCRIPTION:

Murphy, Michael D

DATE:

12/02/92



4612

0606

Witnesses:

Offc. Auster 29th

505

Counsel,

Filed, *20* day of *Dec.* 189*5*

Plends, *Apprentice 9*

THE PEOPLE

vs.

Michael A. Murphy

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 82.]

April 17 93

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John E. Fallon

Foreman.

0607

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 D. Murphy

The Grand Jury of the City and County of New York, by this indictment, accuse
Michael D. Murphy
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Michael D. Murphy* -

late of the City of New York, in the County of New York aforesaid, on the *18th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous
liquor to the Grand Jury aforesaid unknown, unlawfully did sell, to ~~one~~

~~and to~~ certain other persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Michael D. Murphy
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Michael D. Murphy* -

late of the City and County aforesaid, afterwards, to-wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one *Benjamin F. Austin*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0608

BOX:

506

FOLDER:

4612

DESCRIPTION:

Murphy, William

DATE:

12/09/92



4612

0609

BOX:

506

FOLDER:

4612

DESCRIPTION:

Fair, Thomas

DATE:

12/09/92



4612

06 10

Witnesses:

James Dwyer
of Patrick C. Sullivan
10th Prec

10/17/1897
v. O'Keefe
Counsel,
Filed 9 day of Dec 1897
Plends, January 12

THE PEOPLE
22 vs.
282 vs.
1 William Murphy
23 vs.
24 vs.
Thomas Fair

Burglary in the Third Degree.
[Section 498.574, 58 + ACS § 1.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Thomas O'Keefe

Foreman.

Part 3 Dec. 15 1897
No 1. Pleas Petit Jury

No 1 Pen 30 days
No 2 Pen one yr

0611

Police Court— District.

City and County of New York ss.:

of No. 307 Prince Street, aged 32 years, occupation Bartender being duly sworn

deposes and says, that the premises No. 307 Prince Street, 14 Ward in the City and County aforesaid the said being a four story

building the ground floor of which was occupied by deponent as a liquor store and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking a glass in a door leading into said store and removing an iron bar which fastened said door

on the 6th day of December 1852 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Gold and lawful money of the United States of the amount and value of ten dollars consisting of silver and copper coins and three bottles of brandy valued at four ⁵⁰ dollars the whole being valued at four ⁵⁰ dollars

the property of Catherine O'Brien and in 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

William Murphy and Thomas O'Brien both now being within acting in concert for the reasons following, to wit:

at the hour of one o'clock A. M. on said date deponent secretly locked and fastened the doors and windows of said premises the said glass being intact, and then being out iron bar fastened to said door. The said money was in a cash drawer behind a counter in said store and said brandy was also behind said

05 12

presented and defendant having found
 the said glass broken, the said
 law removed and said property
 missing he is informed by Officer
 Patrick Callahan that the
 Callahan saw at the hour of
 3 o'clock A.M. saw the defendants
 Murphy & Morrison in front of
 said premises and saw the defendants
 hair come out of said station -
 In the hall way of 21 Spring street where he the
 said Callahan found the said hair he also found
 one bottle of brandy which defendant identifies as his
 property - and said Callahan also found a quantity of
 coin in the pockets of the said hair. Defendant is
 further informed by Officer Callahan that he Callahan
 found in the possession of the said Murphy two bottles
 of brandy which defendant identifies as his property.
 Whereupon defendant charges the two defendants with
 larceny.

Done to before me this 6th day of December 1892 } James Darrigue
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
 committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.
 Dated _____ 188____
 Police Justice.

I have admitted the above named
 to bail to answer by the undertaking hereto annexed.
 Dated _____ 188____
 Police Justice.

There being no sufficient cause to believe the within named
 guilty of the offence within mentioned, I order he to be discharged.
 Dated _____ 188____
 Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—BURGLARY.

Dated _____ 188____
 Magistrate.

Officer _____
 Clerk _____

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

§ _____ to answer General Sessions.

06 13

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 32 years, occupation Patrick J. Callahan
10th Precinct of No. _____

Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of James Garigan
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 6 day } Patrick J. Callahan
of Dec 1892 }

[Signature] Police Justice.

06 14

Sec. 198-200.

District Police Court.

1883

City and County of New York, ss:

William 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. William Murphy

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. 282 Mulberry street. 2 years

Question. What is your business or profession?

Answer. Driver

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 Murphy

Taken before me this

W. J. [Signature]
day of Dec 1894

Police Justice.

06 15

Sec. 198-200.

District Police Court. 1882

City and County of New York, ss:

Thomas Fair 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. Thomas Fair

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 298 Elizabeth Street. 2 years

Question. What is your business or profession?

Answer. Driver

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
Thomas Fair

Taken before me this

day of

1892

Police Justice.

06 16

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

Defendants

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Seventy 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, _____ 189

[Signature] Police Justice.

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

Dated, _____ 189

[Signature] Police Justice.

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

Dated, _____ 189

[Signature] Police Justice.

061

1529
1924

Police Court--- / District.

THE PEOPLE, & C
ON THE COMPLAINT OF

James Danahy
30 vs. *Prophet et*
1 *Thomas Harris*
2 *William Murphy*
3
4

Offense: Assault

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated, *Dec 6* 189 *2*

M. M. Callahan Magistrate.

Callahan Officer.

10 Precinct.

Witnesses *Patrick Callahan*

No. *10th Precinct* Street.

No. Street.

No. Street.

250 to answer *G.S.*

[Signature]

05 18

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

THE PEOPLE OF THE STATE OF NEW YORK
against
*William Murphy and
Thomas Fair*

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

William Murphy and Thomas Fair

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

The said *William Murphy and Thomas Fair, both*

late of the *14th* Ward of the City of New York, in the County of New York aforesaid, on the
sixth day of *December* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one

Catherine O'Brien

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
Catherine O'Brien the said *store*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

06 19

SECOND COUNT—

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

William Murphy and Thomas Fair

of the CRIME OF *Petit* LARCENY committed as follows:

The said *William Murphy and Thomas Fair*

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

*divers coins of the United States of America, of
a number, kind and denomination to the
Grand Jury aforesaid unknown, of the value
of ten dollars, and three bottles of brandy
of the value of one dollar and fifty cents
each bottle.*

of the goods, chattels and personal property of one *Catherine O'Brien*

in the ~~store~~ *store* of the said *Catherine O'Brien*

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

THIRD COUNT:

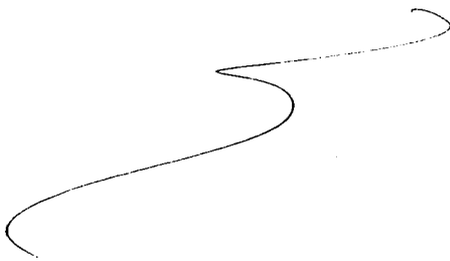
And the Grand Jury aforesaid, by this indictment, further accuse the said

William Murphy and Thomas Fair
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Murphy and Thomas Fair*, both

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

*silver coins of the United States of America, of
a number, kind and denomination to the Grand
Jury aforesaid unknown, of the value of ten dollars,
and three bottles of Brandy of the value of one
dollar and fifty cents each bottle*



of the goods, chattels and personal property of *Catherine O'Brien*

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

unlawfully and unjustly did feloniously receive and have; (the said *William Murphy and Thomas Fair*

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

DE LANCEY NICOLL,

District Attorney.