

0754

1516

73

Witnesses:

W. R. Rife

Counsel,

Filed,

day of Dec 1891

Pleads,

Not guilty

THE PEOPLE

vs.

John Monks

RECEIVING STOLEN GOODS.
(Section 550, Penal Code.)

Dec 21/91

DE LANCEY NICOLL,

District Attorney.

Rail G. DeLonged

A TRUE BILL.

Emmanuel W. Donoughue

Foreman.

*On all the facts herein
I feel convinced that
the discharge of this
deft on his own
recognition will
be proper and
so recommend it*

*W. R. Rife
U. S. Dist. Ct.
Dec 21/91*

POOR QUALITY
ORIGINAL

0755

25th Sept

Dear Sir,

Concerning
Harry Baker who
has been accused
of dishonesty I would
say that I have
always known
him to be perfectly

0756

POOR QUALITY
ORIGINAL

trustworthiness, at all
 times, which I have
 left in my hand, and
 other things, which
 I have to my hands,
 where he might have
 have to see them, if
 he cared to do so. He
 is working at my place
 of business now, and is
 doing nicely.
 Yours respectfully,
 Tuesday, Dec 15, 1911.
 J. J. [Name]

0757

New York
Dec. 15th

To whom it may concern
I have been housekeeper
at 219 E. 3^d, and have known
the beaver Horn Barber
since he was a small
child. I have been able
in many ways to test
his honesty, as I have
had money and other
valuables around when
he called on me at
different times. I must
say I have never found

0758

him anything but strictly
honest in every word.

Budget M. L. P.
219 E. 36 St.

0759

New-York,
Dec. 15, 1891

Dear Sir:—

In regard ^{to} this boy Henry
Barker, I have always found
him entirely honest; although
temptation has been placed
in his way many times.

He is employed at my
place of business, where
he is trusted to deliver
goods and collect money,
which couldn't be if we
did not have faith in
him.

Viva Higgins,
25 E. 20 St.

0760

N. Y. Dec 15th 1771

Mr MacLaughlin

Dear Sir

As regards the Character
of Harry Barker.

I am an aunt of his he
has staid at our house
for Weeks & Months at a
time he never offered to
touch a penny or anything
else in our house.
this is his first offence
of this kind. & I feel

0761

I am ~~that~~ ^{am} ~~very~~ ^{am} ~~truly~~ ^{am}
sorry & would not be
tempted to do it again

Respectfully yours

Mrs. Hattie M. Higgins
11 219 E 36 St

0762

New York, Dec. 17th 1861

Dear Sir

I wish to say that
Warrin Barker has remained
with us many weeks at a
time has had many tempt-
ations placed in his way
but has always proved
himself thoroughly honest.

0763

He seems very repentant
and willing to work hard
to redeem his good name,
hoping the opportunity
will be given him to do
this. I remain with respect
yours,

Mrs. Phillip Simmons
219 E 36 St.

0764

Memorandum.

FROM CHAS. E. WALKER & CO.,
LAMP SHADE M'FRS,
25 EAST 20TH STREET,
NEW YORK, Dec 16th 1891

To Mr. Jas. McLaughlin

201 Broadway

Dear Sir

I have known Harry Parker for 8 years
I have always found him. Honest & trustworthy,
I have taken him into my employ & shall keep
him & look after him. Hoping you will
do all you possibly can. I remain yours truly
C. E. Walker

0765

Dear Aunt
Dec 17-91

To whom it may concern
The boy Harry Barker
has been known to me
for a long time he is
a boy of good habits honest
and trustworthy and I
can recommend him as such
to any one in need of a
good boy yours Respt

G. J. Linnmore
51637 Lexington Ave
City



COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS:

CHARLES E. WALKER, being duly sworn says:
That he ^{is in business} ~~resides~~ at 25 East 20th Street, and he has known the
defendant for five years and has always found him honest and
trust worthy, and knows other people who know him. He has a
good character with every one who knows him, not withstanding
the complaint and charge made against him, I have taken him
into my employ and will continue to ^{employ him} ~~do so~~ and look after him,
and see that he is a good boy in the future.

Sworn to before me this
19th day of December 1891:

Charles E. Walker

Louis S. Finn
Comptroller of Deeds
N.Y.C.

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS:

HATTIE M. HIGGINS, being duly sworn says:

That she resides at 219 East 36th Street, and has known the above named defendant ever since he ~~was~~^{was} born. That he has always been an honest and trust worthy boy and cannot account for his having stolen his sister's watch. He has called at my house and ~~had~~^{had} many opportunities to ~~steal~~^{steal} it if he was so inclined. ~~and~~^{and} deponent believes ~~steadily~~^{steadily} that he will be a good boy in the future.

Sworn to before me this
19th day of December 1891:

Hattie M. Higgins

Louis S. Finnan,
Commer of Recd.,
N.Y.C.

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS:

V. HIGGINS, being duly sworn says:

That she resides at 25 East 20th Street, and she has known the
above named defendant ever since he ~~was~~ born. That he
has always been an honest and trust worthy boy.

Sworn to before me this
19th day of December 1891.

V. Higgins.

*Louis J. Finn,
Com. of Deeds,
N.Y.C.*

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS:

GENA SIMMIS, being duly sworn says:

That she resides at 25 East 20th Street, and that she has known the above named defendant for a number of years. Harry Barker has always been an honest and trust worthy boy. I have never found him to do anything wrong. He has called at my house several times, and I have had some valuable things which he could have taken if he cared to do so. He is working at my place now, and is doing very well. I promise to keep an eye on him, and see that he is a good boy in the future.

Sworn to before me this
19th day of December 1891:

Louis J. Finni
Com. of Deeds
N.Y.C.

0770

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS.

NELLIE L. SIMMIS, being duly sworn says:

That she resides at 19 East 36th Street, I have known the de-
fendant *all his life* ~~at 1111 11th St.~~. He always has been an
honest and trust worthy and obedient boy. He seems very
sorry for the crime he has committed and will in the future,
make amends for his fault. I think his arrest will be a
lesson all his life.

Sworn to before me this

19th day of December 1891

Nellie L. Simmis
219 E. 36 St.

Louis J. Finn
Com. of Deeds,
N.Y.C.

0771

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS:

BRIDGET MC QUIRE, being duly sworn says:

That she resides at 319 East 36th Street, and has been house-keeper of 219 East 36th Street, and she has known the above named defendant ever since he ~~was~~ ^{was} a small boy. I have been able in many ways to testify ^{to} his honesty, as I have had many valuable things around when he called on me several times. I must say I have never found him anything but strictly honest in every way.

Sworn to before me this
19th day of December 1891.

Mrs Bridget McQuire
219 E. 36th St.

Louis J. Finn
Commr of Decd.
N.Y.C.

0772

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
HARRY BARKER.

CITY AND COUNTY OF NEW YORK, SS.

G. W. LIVERMORE, being duly sworn says:

That he resides at 637 Lexington Avenue, and that he has known
the above named defendant for the past years. That he is a
boy of good habits, honest and trust worthy, and I will gladly
recommend him as such to any one.

Sworn to before me this
19th day of December 1891.

0773

U. S. General Sessions

The People vs

Plaintiff

against

Harry Barber

Defendant

Affidavit

J. PURDY & McLAUGHLIN,
Attorneys for

No. 280 BROADWAY, New York City

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

To _____

mm

0774

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

189

THE PEOPLE OF THE STATE OF NEW YORK

against

John Monks

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

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

The said

John Monks

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

*one watch of the value of
forty dollars*

of the goods, chattels and personal property of one *Gertrude Barker*
by one Harry Barker and
by - certain *other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *Gertrude Barker*

unlawfully and unjustly did feloniously receive and have; the said

John Monks

then and there well knowing the said goods, chattels and personal property to have been felon-
iously 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.

0775

BOX:

461

FOLDER:

4236

DESCRIPTION:

Mooney, Charles

DATE:

12/01/91



4236

0776

Witnesses:

[Handwritten signature]

388 / Bill Ford

Counsel,

Filed

day of

1891

[Handwritten signature]

Pleads,

THE PEOPLE

vs.

[Handwritten signature]
Charles Mooney

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

DE LANCEY NICOLL,

District Attorney.

[Handwritten signature]

A TRUE BILL.

[Handwritten signature]
Foreman.

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]
24th Nov 1891
[Handwritten signature]

0777

Police Court - 1st - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

of No. 174 West Henry Tape Street, aged 46 years,
occupation Hotel being duly sworn

deposes and says, that on the 5th day of November 18 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of the United States consisting of Bank notes and bills of the value of Eighty Dollars

the property of Depovent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by Charles Mooney (name)

for the reasons following to wit: That on said day deponent was in the employ of deponent as a watchman and on said day he gave said deponent the said money to take to the Irving Bank to exchange for small change and bring the same to deponent. That from said day up to the present said deponent has failed to return with said property, and deponent caused said deponent to be arrested and he admitted and confessed to James Dunn a police officer of the 5th precinct that he took said money for his own use. Henry Tape

Sworn before me, this 9th day of November 1897
Police Justice

0778

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Quinn

aged *36* years, occupation *Police Officer* of No.

5th Avenue Street, being duly sworn, deposes and

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

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

Sworn to before me, this *23*
day of *November* 189*7*

[Signature]
Police Justice.

0779

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Charles Mooney*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *35 Bowery, 4 months*

Question. What is your business or profession?

Answer. *Clerk*

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*
Charles Mooney

Taken before me this

day of *November* 19*17*

J. J. [Signature]
Police Justice.

0780

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

Dejean
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 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 3 1891 *T. J. C. Bull* 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.

0781

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Henry J. ...
174 West St
James Mooney*

*1461
Office*

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *Nov 23* 188*9*

O'Reilly Magistrate.

Henry J. ... Officer.

_____ Precinct.

Witnesses *James ...*

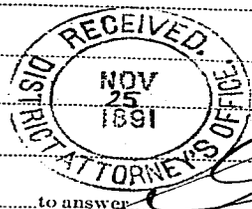
No. *5 Precinct* Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer

COMMITTED.



*12
Nov 1*

0782

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

THE PEOPLE OF THE STATE OF NEW YORK, against

Charles Mooney

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

The said Charles Mooney,

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

A 80.

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

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

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

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

of the goods, chattels and personal property of one Henry Pape then and there being found,

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

DE LANCEY NICOLL, District Attorney.

0783

BOX:

461

FOLDER:

4236

DESCRIPTION:

Morris, Charles

DATE:

12/18/91



4236

0784

Witnesses:

Julia Laisie

.....

.....

.....

.....

.....

.....

139

Counsel, *[Signature]*
Filed, *[Signature]* day of *Dec*, 189*1*

Pleads, *[Signature]*

THE PEOPLE

vs.

T

Charles Morris
(3 years)

False LARCENY.
(False Pretenses.)
[Section 528, and 582, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edw. W. Bourne

Foreman.

*F2 - Sentenced Jan 4/92
on another indictment*

0785

(1885)

Police Court 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 311 Lane Street - Jersey City. Emma Randall Street, aged 26 years,

occupation None being duly sworn,

deposes and says, that on the 11th day of November 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and lawful money of the United States of the amount of Fifty dollars (\$ 50 ⁰⁰/₁₀₀)

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Charles Morris (now here) from the

following facts to wit: That about the hour of 11.30 o'clock A.M. of the 10th day of November 1891 the defendant came to deponent's residence which at that time was at No 58^{1/2} Lexington Avenue and represented to her that he was the Head Reporter on the New York World Newspaper - and that he about publishing certain articles in regard to deponent and one Catherine Parsons. and was to have deponent's and other pictures published in the New York World Newspaper - and that it would occupy about three columns and a half of ~~the~~ news in regard to deponent in said newspaper and that he would receive the sum of Twelve dollars and fifty cents for the publication of the same. but that

Subscribed to before me this 11th day of November 1891

Notary Public

if the deponent would give him the sum of six dollars and fifty cents - he would suppress the facts that he was going to write about her in said New York World Newspaper - and would only publish the other side of said case - and on defendant's representations that he was such reporter connected with said World Newspaper did then and there give said defendant the said sum of six dollars and fifty cents - and that said defendant went away and returned to deponent's residence on the following day the 11th day of November 1891 about the hour of 10 o'clock A.M. and stated to deponent that if she would give him the sum of fifty dollars he would guarantee her that the New York World Newspaper - would take hold of her case and take it before the Grand Jury for her and have the complaint and charge which had been made against her by said Catherine Parsons dismissed - and that deponent is informed by Gus Le Roder who is a Reporter and is connected with the New York World Newspaper that the defendant is not a Reporter on the New York World nor is connected with said Newspaper, nor had he any right or authority to represent the said Newspaper - and that the representations made to deponent by the defendant were done for the purpose of deceiving and for the purpose of feloniously appropriating the aforesaid property to his own use and benefit. Deponent therefore charges the defendant with having attempted to commit a Larceny and asks that he may be held and dealt with as the Law may direct.

Sworn to before me this } Emma Randall
12 day of December 1891

John J. Kee
Justice

0787

CITY AND COUNTY }
OF NEW YORK, } ss.

Geo C Roeder

aged _____ years, occupation *Newspaper Reporter* of No.

New York World

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Emma Randall

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 *December* 189*0*,

Geo. C. Roeder

John S. Kelly
Police Justice.

0788

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Charles Morris

Question. How old are you?

Answer. 28 years -

Question. Where were you born?

Answer. New York

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

Answer. None -

Question. What is your business or profession?

Answer. Theatrical

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
Char Morris

Taken before me this
12th day of February 1938
John S. Kelly

Police Justice.

0789

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

Twenty five ⁿ 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 December 12 1891 John S. Keef 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.

0790

Police Court--- 2 District. 1535

THE PEOPLE &c.,
ON THE COMPLAINT OF

Emma Gannell
Charles Morris 30458

of said Court
J. M. Kelly

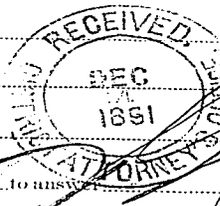
2
3
4
Dated Dec 12 1891

Kelly
Burleigh M. Hunt
9 Precinct. Officer.

Witnesses Rachel Brooke
311 Gore Street Jersey City Street.

BAILED,
No. 1, by
Residence Street.
No. 2, by
Residence Street.
No. 3, by 7
Residence Street.
No. 4, by
Residence Street

No. Street.
No. Street.
\$ 2.500 to answer



Handwritten signature and scribbles over the stamp and text.

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

-----X

The People of the State of New York

Against

Charles Morris

-----X

The Grand Jury of the City and County of New York,
by this indictment, accuse, Charles Morris of the crime of
attempting to commit the crime of Grand Larceny in the
second degree, committed as follows:

The said Charles Morris, late of the City of New York,
in the County of New York aforesaid, on the eleventh day
of November, in the year of our Lord one thousand eight
hundred and ninety-one, at the City and County aforesaid,
with force and arms, with intent to deprive and defraud
one Emma Randell of the proper moneys, goods, chattels and
personal property hereinafter mentioned, and of the use
and benefit thereof, and to appropriate the same to his
own use, did then and there feloniously, fraudulently and
falsely pretend and represent to the said Emma Randell,
who was then charged by one Kathryn M. Parsons with having
on the 23rd day of October in the year aforesaid felon-
iously taken, stolen and carried away, at the City and
County aforesaid, certain goods, chattels and personal
property of the said Kathryn M. Parsons of the value of

2.

one hundred and ninety dollars, upon which said charge the said Emma Randell had been duly arrested and taken before one of the Police Justices of said City, and by such Police Justice duly admitted to bail to answer the same at this Court, and which said charge was then about to be submitted to the Grand Jury of this County.

That he the said Charles Morris was the head reporter of a certain newspaper published in said City, and known as the "World;" that he the said Charles Morris had been about to publish in the said newspaper a certain article in regard to the said Emma Randell and the said Kathryn M. Parsons, which article was to have occupied a space of three and one-half columns of said newspaper and was to have been of a sensational nature, and to contain the said Emma Randell's and other pictures, but that he had forborne publishing said article and had suppressed the same by reason of the payment by the said Emma Randell to him of the sum of six dollars and fifty cents; that if she the said Emma Randell would give to him the said Charles Morris the sum of fifty dollars the said newspaper would take hold of her case and would interest itself in it, and would cause the said charge to be dismissed by the Grand Jury; and that he the said Charles Morris had the power and means of procuring the said newspaper to take hold of said case and to so interest itself in it.

By color and by aid of which said false and fraudulent pretenses and representations he the said Charles

(3)

Morris did then and there feloniously attempt to obtain from the possession of the said Emma Randell the sum of fifty dollars in money, lawful money of the United States of America and of the value of fifty dollars, of the proper moneys, goods, chattels and personal property of the said Emma Randell, with intent to deprive and defraud the said Emma Randell of the same, and of the use and benefit thereof, and to appropriate the same to his own use

WHEREAS, in truth and in fact, the said Charles Morris was not the head reporter of the said newspaper known as the "World" and had not been about to publish in the said newspaper any article in regard to the said Emma Randell and the said Kathryn M. Parsons, and had not forbore the publication of said article or suppressed the same by reason of the payment by the said Emma Randell to him of the sum of six dollars and fifty cents; and the said newspaper would not take hold of her case or interest itself in it, and would not cause the said charge to be dismissed by the Grand Jury if the said Emma Randell would give him the said sum of fifty dollars, and he the said Charles Morris had no power or means of procuring the said newspaper to take hold of said case or so interest itself in it.

AND, WHEREAS, in truth and in fact, the pretenses and representations so made as aforesaid by the said Charles Morris to the said Emma Randell was and were then and there in all respects utterly false and untrue, as he the said Charles Morris at the time of making the same then

0794

(4)

and there well knew;

AND SO THE GRAND JURY AFORESAID, do say that the said Charles Morris in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and personal property of the said Emma Randell then and there feloniously did attempt to Steal; against the form of the statute in such case made and provided, and against the peace and dignity of the said People.

DE LANCEY NICOLL,

District Attorney.

0795

122

(30)

Witness:

Emma Randall

Counsel,

Filed

day of

Dec 1891

Pleads,

Magistry

THE PEOPLE

vs.

I

Charles Morris

(Defendant)

(Faint handwritten text, possibly a signature or date)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

(Signature)

Foreman.

F2 Sentenced

on another indictment

0796

(1865)

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

Stella Woodman
of No. 160 West 79th Street, aged 31 years,

occupation... *Keyp House* being duly sworn,
deposes and says, that on the *13th* day of *September* 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the *day* time, the following property, viz:

Good and lawful money of the United States of the amount and value of Seven ⁵⁰ Dollars

the property of *deponent*

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

Charles Morris from the fact that on or about said date the defendant came to deponent and represented to deponent that he, defendant, was connected with the New York Herald, that if deponent would give him the said sum of money, the defendant would write up articles in the said Herald and other papers for a benefit for the family of John Sherman, a police officer who was killed in the performance of his duty and who was deponent's brother in law. That on the said representation deponent gave the defendant the said

of
189
Police Justice

[Handwritten mark]

sum of money. That Dipman is not
informed by Gus C. Proctor, a reporter
in the New York World that the defendant
Dipman is not connected with the New
York World and has no authority
to make any contract for the said paper
and that the said World never received
the said sum of money. Therefore Dipman
changed the defendant with the currency
of the said sum of money and from that
time he held and dealt with the said
directs

Present before me this } Estella Hoodman
17th day of December 1917 }

John S. Kelly
Police Justice

0798

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

2 District Police Court.

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

Question. What is your name?

Answer. *Charles Morris*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *New York City*

Question. What is your business or profession?

Answer. *Theatrical Business*

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

Answer. *I am not guilty*
Chas Morris

Taken before me this

John J. [Signature]

Police Justice.

0799

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

Richard W. [Signature]

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 2 18 91 *John S. Kelly* Police Justice.

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

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

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

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

0000

Police Court--- 1536 District.

THE PEOPLE, &c
vs. THE COMPLAINANT

Mella Rodman
Charles Horn

John Williams
Offence

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 7* 1891

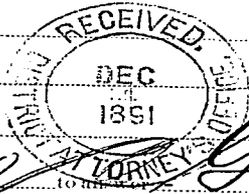
Henry Mordugh
Magistrate
Officer
Precinct.

Witnesses *Geo. Q. Rodus*
No. *5346 1/2* Street.
Horn

No. Street.

No. Street.

\$ *500* to the



John Williams

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Charles Morris

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

Charles Morris.

of the CRIME OF Petit LARCENY, committed as follows:

The said Charles Morris,

late of the City of New York, in the County of New York aforesaid, on the fifteenth day of September, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Estella Woodman, the sister-in-law of one John Sherman, deceased, who at the time of his death was a member of the police force of said city, and who had been then lately before killed while engaged in the performance of his duty as a police officer, of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Estella Woodman.

That he the said Charles Morris was connected with a certain newspaper published in said city and known as the "World"; and was then and there authorized by the proper representatives of the said newspaper to offer to her the said Estella Woodman to have articles published in the said newspaper for the purpose of arranging a benefit for the family of the said deceased, upon the payment to him the said Charles Morris of the sum of seven

dollars and fifty cents, and that he the said Charles Morris was then and there authorized by the said newspaper to receive the said sum of money for that purpose.

And the said Estella Woodman —

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Charles Morris —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles Morris the sum of seven dollars and fifty cents, in money, lawful money of the United States of America and of the value of seven dollars and fifty cents,

of the proper moneys, goods, chattels and personal property of the said Estella Woodman, —

And the said Charles Morris — did then and there feloniously receive and obtain the said proper moneys, goods, chattels and personal property, from the possession of the said Estella Woodman —

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Estella Woodman —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Charles Morris was not connected with the said newspaper and was not then and there authorized by its proper representatives to offer to her

the said Estella Woodman to have articles published therein for the purpose of arranging a benefit for the family of the said deceased, upon the payment to him of the said sum of money, and he was not then and there authorized by the said newspaper to receive the said sum of money for that purpose.

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Charles Morris to the said Estella Woodman was and were then and there in all respects utterly false and untrue, as he the said Charles Morris at the time of making the same then and there well knew ;

And so the Grand Jury Aforesaid, do say that the said Charles Morris in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and personal property of the said Estella Woodman, then and there feloniously did STEAL, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

Witnesses:

Stella Woodman

Mrs D. Woodman

Geo C. Roder

115 Spring St
New York

Counsel

Filed 16 Dec 1891

Placed in Court 17

THE PEOPLE

vs.

F

Charles Morris
(Sealed)

Section 528, and 532, Penal Code.]
(False Pretenses)
LARCENY.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Guaranteed Birmingham

Foreman.

12 Jan 4, 1892

Pleas P. L.

6 months
pen

0805

CITY AND COUNTY }
OF NEW YORK, } ss.

Geo C. Roeder

aged 31 years, occupation Reporter of No. 53 to 63

Park Row Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Julia Lawson

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

Sworn to before me, this 12th
day of December 1890,

Geo C. Roeder

John E. Kelly
Police Justice.

0806

(1365)

Police Court— District. Affidavit—Larceny.

City and County of New York, } ss. Julia Lawson
of No. 37 Grove Street, aged 39 years,
occupation Keep House being duly sworn,
deposes and says, that on the 8 day of December 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Goods and lawful money of the
United States of the amount
and value of \$100 Dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Charles Morris, work here
from the fact that on said date the
defendant came to deponent's house
at the above address and represented
to deponent that he, defendant, was
a reporter on the New York Herald and
that deponent's son was arrested and
that he, defendant, had been sent
by deponent's son to get the amount
of money that deponent believed
that such representation were true
and the defendant the said sum
of money. Deponent's money has
been performed by her son that he was
never arrested and that he never sent
the defendant to deponent for any money

Sworn to before me this 11th day of 1891
Police Justice

and that he never saw the defendant
therefore assuming charge the defendant
with the care of the same. Some persons
also say that the defendant the held
and dealt with the same assets

Snow before me } Julie Linsen
Mrs. A. G. Gammerton }

John & Kee
Julie Frost

0808

Sec. 198-200

CITY AND COUNTY OF NEW YORK

District Police Court.

Charles Morris

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

Question. What is your name?

Answer. *Charles Morris*

Question. How old are you?

Answer. *38 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *New York City*

Question. What is your business or profession?

Answer. *Theatrical Business*

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.*
Ch Morris

Subscribed before me this
day of *July*
1888
John S. Kelly

Police Justice.

0809

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

Dated..... 18 *Dec 29* *John E. Kelly* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

08 10

1536

Police Court--- District.

THE PEOPLE, &c
ON THE COMPLAINT OF

John Hansen
vs.
Charles Brown

John Hansen
Offence

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 17 1891*

Hilly Magistrate.

Robert & Mulvey Officer.

John Hansen Recinct.

Witnesses *John Hansen*

No. *57 Green* Street.

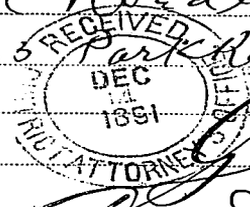
Geo C Reader

No. *51 to 65 Park Row* Street.

No. *51 to 65 Park Row* Street.

No. *51 to 65 Park Row* Street.

\$ *500* to answer.



[Handwritten signature]

0811

CITY AND COUNTY }
OF NEW YORK, } ss.

Mrs. C. Roeder

aged *31* years, occupation *reporter* of No.

53-63 Park Row Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Estella Woodman*,

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

Sworn to before me, this

12th

day of *December* 18*91*.

Mrs. C. Roeder

John S. Kelly

Police Justice.

08 12

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Charles Morris

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

Charles Morris

of the CRIME OF Petit LARCENY, committed as follows:

The said Charles Morris,

late of the City of New York, in the County of New York aforesaid, on the eighth day of December, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, with intent to deprive and defraud one Julie Lansen

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Julie Lansen,

That he the said Charles Morris was then a newspaper reporter engaged in reporting news for a certain newspaper published in said city and known as the "World"; that Walter Lansen, the son of the said Julie Lansen was then under arrest and in custody, and had sent him the said Charles Morris to the said Julie Lansen to obtain from her the sum of two dollars and five cents for him the said Walter Lansen.

And the said Julie Lansen —

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Charles Morris —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Charles Morris, the sum of two dollars and five cents in money, lawful money of the United States of America and of the value of two dollars and five cents,

of the proper moneys, goods, chattels and personal property of the said Julie Lansen.

And the said Charles Morris — did then and there feloniously receive and obtain the said proper moneys, goods, chattels and personal property, from the possession of the said Julie Lansen —

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Julie Lansen —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said Charles Morris was not then a newspaper reporter, and was not engaged in reporting news for the said newspaper, and the said Walter Lansen had was not

then under arrest or in custody, and had not
sent him the said Charles Morris to the
said Julie Lansen to obtain from her the
said sum of money for him the said Walter
Lansen.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Charles Morris
to the said Julie Lansen was and were
then and there in all respects utterly false and untrue, as he the said
Charles Morris
at the time of making the same then and there well knew ;

And so the Grand Jury Aforesaid, do say that the said Charles Morris
in the manner and form aforesaid, by the means aforesaid, the proper moneys, goods, chattels and
personal property of the said Julie Lansen,
then and there feloniously did STEAL, against the form of the statute in such case made and provided,
and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

08 15

BOX:

461

FOLDER:

4236

DESCRIPTION:

Morrissey, Cornelius

DATE:

12/22/91



4236

Witnesses:

Angelina Gillespie

The Clementine Lacey's
Lacking in this case as it
appears that the price
of goods taken by the deft
was to some extent his
property and which had
no intrinsic value. The
Complainant's husband and
the deft worked together
as stone polishers and
because of some little dispute
between them the deft took
the price of stone. There is
nothing in this case to
warrant a conviction and
I therefore recommend
that the indictment be
dismissed.

April 18th Court held at
1912
New York

186 Judge Callahan

Counsel,

Filed 189

Pleas,

Murphy

THE PEOPLE

vs.

Cornelius Morrisey

Grand Degree, [Sections 828, 83, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Geo. B. Johnson

A TRUE BILL.

April 18th 1912

Subscribed & sworn to
Foreman.

Not by Bail only.
Put this case on Part I for
April 18th N.Y.

0817

(1895)

Police Court— 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Angelina Gillispie
of No. 160 East 57th Street, aged 29 years,
occupation Keep house being duly sworn,
deposes and says, that on the 15th day of December 1891 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One onyx ornament of the
value of about Fifty dollars

the property of deponent and her husband

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 Cornelius Morrissey for the

reasons that the defendant came
to deponent's apartment and stated
that some person wished to see
her at the front door; deponent
went down stairs but saw no
one and returned upstairs, ^{and} the
defendant was coming down. Deponent
immediately missed this property
and deponent returned to the street
and found the property in the
defendant's possession.

Angelina Gillispie

Sworn to before me this 17 day

of December 1891

Wm. J. Brady

Police Justice.

08 18

Sec. 108-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Cornelius Morrissey 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.

Cornelius Morrissey

Question. How old are you?

Answer.

43 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

1104 1st Ave. 10 years

Question. What is your business or profession?

Answer.

Marble helper.

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
(Cornelius Morrissey)*

Taken before me this

day of

1887
Robert [unclear]
Police Justice

Police Justice

08 19

Sec. 151.

Police Court 4 District.

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

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 *Angeline Gillespie*
of No. *160 East 57th* Street, that on the *10* day of *December*
1891 at the City of New York, in the County of New York, the following article to wit:

Au vaix ornament

of the value of *about Fifty* Dollars,
the property of *complainant and her husband*
w*as* taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by *Corneilus Morrissey*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bod*y* of the said Defendant
and forthwith bring *him* before me, at the *4th* 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 *17th* day of *December* 18*91*
John A. Brady POLICE JUSTICE.

0020

1164-1 ³¹ Ave

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

..... Magistrate

W. G. ... Officer.

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

..... Officer.

Dated December 20 1887

This Warrant may be executed on Sunday or at
night.

John G. ... Police Justice.

Police Justice.

Dated 188

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

The within named

Age 43 years No 1164-1 Ave

0821

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.....

Dependant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 75 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 30 18 91 *John H. Brady* 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.

0822

VV 1554
Police Court--- 4 District.

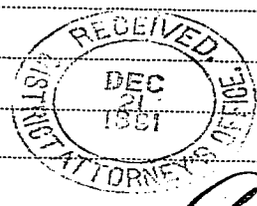
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Angelina Gillespie
Nos East 57th St
Cornelius Morrissey

Prance Grand Juror

1
2
3
4
Dated Dec 20 1891
Grady Magistrate
O'Connell Officer
Cmuh Precinct.

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



\$ 1000 to answer
G.S.
Cmuh 9/22

BAILED.
No. 1, by Mary Mulch
Residence 375 E 85 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

Cornelius Morrissey

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

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

The said Cornelius Morrissey

late of the City of New York, in the County of New York aforesaid, on the 15th day of December in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms,

one onyx ornament, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars

of the goods, chattels and personal property of one Angelina Galuppi

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

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

The said

Cornelius Morrissey
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 onyx ornament (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of fifty dollars

of the goods, chattels and personal property of one

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

unlawfully and unjustly did feloniously receive and have; the said

Cornelius Morrissey
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.

0825

BOX:

461

FOLDER:

4236

DESCRIPTION:

Munk, Albert

DATE:

12/01/91



4236

Witnesses :

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

322. *ordered* *Rosenberg & Jentun*

Counsel,
Filed *1* day of *Dec* 189*1*

Pleas *Not guilty*

THE PEOPLE

vs.

B
Albert Mink } *Indemneant*
[Section 29, Penal Code, sub 4.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. O'Connell

Foreman.

Complaint sent to the Court
of Special Sessions,
Part III, *Dec 7* 18*91*

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Albert Munda

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

indictment, accuse *Albert Munda* of a

Misdemeanor,

of the crime of

committed as follows:

The said *Albert Munda,*

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

being a person in the employ of Isaac W. Gordon, a founder, and did directly receive from one Marie Dandine, who was then and there a full and legal

0829

BOX:

461

FOLDER:

4236

DESCRIPTION:

Murphy, James

DATE:

12/16/91



4236

0830

W. J. B.

Counsel,
Filed *16* day of *Dec* 189*1*
Pleas, *Murder 1st*

THE PEOPLE
vs.
21 *Labour*
577 *Greenwich St*
10th St. N. Y. City
James Murphy

Burglary in the 2nd degree.
[Section 406, Penal Code]

DE LANCEY NICOLL,
District Attorney.

Even Days

Rec'd of Court 27th
W. J. B.

A TRUE BILL.

Emmanuel Beovinnigale

Part 2 - Dec 23, 1891 Foreman.
Ready to appear 2nd degree.

al Ref F. W. J.
Dec. 30
29

0031

POOR QUALITY ORIGINAL

11/17/89

Witnesses

David M. Eaton
Deed
Patrick Norton
Deed
577 Greenwich St

Dr

Appears to be
first conviction
Dr

Counsel,

Filed *16* day of *Dec* 189*1*

Pleads, *murder*

THE PEOPLE

21 *Labors*
577 Greenwich St P
single & so on etc
James Murphy

Burglary in the 2nd degree
[Section 1965 Penal Code]

DE LANCEY NICOLL

Edw Days District Attorney

A TRUE BILL

Emanuel B. ...

Part 2 - Dec 23, 1891 Foreman.

Pleads burglary 2nd degree

Ed Ref Full
Dec. 30

0832

~~personal property~~ personal
property of the value of over one thousand
dollars

the property of deponent and other inmates of said house
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
James Murphy (now here)

for the reasons following, to wit: The said premises were securely
locked and closed about the hour of 11 O'
clock P.M. on Dec 12 1891. Deponent was
awakened by a noise about the hour of
4 30 O'clock A.M. on December 13, and de-
ponent saw the defendant, and another
(not arrested) in the hallway of the first
floor of said premises. Deponent made
an outcry and the defendants ran out of

0833

the house, and defendant gave chase and never lost sight of defendant until he was arrested by Policeman Fredrick Mead of the 9th. Mead while running about a block and a half away from the house, and on returning to the house defendant found the said basement door of said premises locked open as aforesaid.

J. M. N. Eaton

Done at New York on the 13th day of December 1851

John S. Kelly
Robert Justice

0034

Police Court 2 District.

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

Sadie M. Eaton

of No. 158 West 13th Street, aged 24 years,

occupation Housekeeper being duly sworn

deposes and says, that the premises No 158 West 13th Street,

in the City and County aforesaid, the said being a four story and basement
tenement dwelling

and which was occupied by deponent as a mother Catherine Eaton as lessee

and in which there was at the time a human being, by name Sadie M. Eaton

were **BURGLARIOUSLY** entered by means of forcibly breaking a
lock of the basement door of said
premises

on the 13th day of December 1884 in the night time, and the
attempted to be
following property feloniously taken, stolen, and carried away, viz:

a quantity of
boarded up

0035

Sec. 193-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

James 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. *James Murphy*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *Bronx, just below Houston, 3 months*

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, I was*

drunk and was standing following

"Police" when I was arrested.

I was not in the house

James Murphy

Taken before me this

19

John J. [Signature]

Police Justice

0036

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

James Murphy

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 *Dec 17* 18*91* *John E. Peep* 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.

0837

1528

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sadie M. Eaton
158²³ W 134th
James Murphy

Murphy
Offence

2
3
4

Dated Dec 13 1891
Kelly Magistrate.

Frederick Mead Officer.
9 Precinct.

Witnesses Call the Officer
No. Street.

No. Street.
No. Street.



No. Street.
\$1,000 to answer

W. C. S.
C. M.

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0838

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 Mumford

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

James Mumford

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

The said

James Mumford

late of the *North* Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *December*, in the year of our Lord one thousand eight hundred and ninety-*one* in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Katherine Eaton*,

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

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away;

The said James Mumford being then and there assisted by a confederate actually present, whose name is to the Grand Jury of aforesaid as yet 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.

Edmund Nisell,
District Attorney

0839

BOX:

461

FOLDER:

4236

DESCRIPTION:

Murphy, Thomas

DATE:

12/11/91



4236

69

Counsel,
Filed *M* day of *Dec*, 189*1*
Plends,

Witnesses:
John Gleason

Grand Larceny,
(From the Person),
Degree.
[Sections 229, 232
and Section 126, Code Crim. Proc.]

THE PEOPLE

vs.

I

Thomas Murphy

H. P.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Quarrel with Tom Murphy

Foreman.

Dec 14/91

Henry G. G. 2d
S. P. 2 yrd.

0841

(1865)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

John Gleason
of No. *265 23rd Broadway* Street, aged *21* years,
occupation *Carnage painter* being duly sworn,
deposes and says, that on the *1st* day of *December* 189*1* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
person of deponent, in the *day* time, the following property, viz:

*One leather purse containing
good and lawful money of the
United States, consisting of bank
notes and bills of the value of*

Thirteen 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 *Thomas Murphy* (name) for the reasons following to wit:

*That about the hour of 3 o'clock am
on the morning of said deponent and
defendant were on the steamer
Leone Richmond which was then in
transit in the Hudson river between
Albany and New York and deponent had the
said purse containing said property in the
lower left hand pocket of the
pants he had on and fell asleep and
about the hour of 3 o'clock am on said
morning when deponent awoke he
missed said property and caused said
defendant to be arrested Deponent is*

of
Sworn to before me this
1891

Police Justice

0042

informed by Edward Haukawa police
officer of the 30th precinct police that
when he arrested said defendant he
said defendant admitted he conspired
to him that he had taken said property
and that he threw said purse away and gave
him said Haukawa \$12 75.00 dollars which
he said was the balance he had left of
said money. Defendant therefore
charges said defendant with the
larceny of the property aforesaid

Given before me by }
this 1st day of December } John Gerson

John Gerson
Police Justice

0043

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Edward Houlihan
aged 37 years, occupation Police officer of No. 78th Street
Finch Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of John Gleason
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 1st day of November 1891 } Edward Houlihan

[Signature]
Police Justice.

0044

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas 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. *Thomas Murphy*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *No Home*

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 guilty*

Thomas Murphy

Taken before me this

day of *September* 188*9*

Police Justice.

0845

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

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

Dated *10/1* 18..... 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.

0846

HOUSE OF DETENTION CASE.
Police Court District. 1517

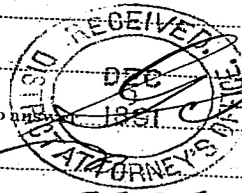
THE PEOPLE, &c.,
ON THE COMPLAINT OF

John G. ...
1. *Thomas Murphy*
2. _____
3. _____
4. _____
Officer *John G. ...*

Dated *December 29* 188*9*
Deviss Magistrate.
Houlahan Officer.
38 Precinct.

Witnesses *Edward Houlahan*
No. *38* Precinct Street.
Complaint House
No. *Detention* Street.

No. _____ Street.
\$ *1000* to and from _____



at
Person
Murray

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0847

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

Edward Houlahan

of No. *20th Street* Street, aged *31* years,
occupation *Police officer* being duly sworn deposes and says,
that on the *14* day of *December* 188*9*
at the City of New York, in the County of New York *He arrested*

Thomas Murphy (now here) charged with Larceny from the person on the complaint of John Gleason and deponent has good and sufficient reasons to believe that said Gleason will not appear at the trial to prosecute said Murphy and deponent asks that he be committed to the house of Detention in default of bail.

Edward Houlahan

Sworn to before me this

of December 1889

day

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

Thomas Mumford

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

Thomas Mumford

of the CRIME OF GRAND LARCENY in the *2nd* degree, committed as follows:

The said *Thomas Mumford*

late of the City of New York, in the County of New York aforesaid, on the *2nd* day of *December*, in the year of our Lord one thousand eight hundred and ninety-*one*, in the *night* time of the said day, at the City and County aforesaid, ~~with force and arms,~~
*on the board of a certain vessel, to wit: a certain Steam-boat called the "Deane Richmond", then navigating the waters known as the Hudson River, upon a voyage of the said vessel from the City of Albany in Seneca County to the said City of New York, and which voyage terminated on said day in the said County of New York, with force and arms, one piece of the value of one dollar, and the sum of *Five* dollars in money lawful money of the United States of America, and of the value of *Five* dollars,*

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

Francis Hill,
District Attorney

0849

BOX:

461

FOLDER:

4236

DESCRIPTION:

Murray, Henry

DATE:

12/02/91



4236

0850

*Branch removed from record by
20th city, Dec 2, 1891.*

335

Counsel,

Filed

2 day of *Dec* 1891

Pleas,

THE PEOPLE

vs.

VIOLATION OF EXCISE LAW
(Selling without license)
(III. Rev. Stat. (7th Edition), page 181, § 13, and
of 1889, Chap. 340, § 4.)

Henry Murray

Sec. 5, 1891

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL,

Raymond

Foreman.

December 22 1891

Witnesses:

*Guided by
Jm Duty E. J. J. J.*

FILED DEC 15

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Murray

The Grand Jury of the City and County of New York, by this indictment accuse
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITH-
OUT A LICENSE, committed as follows:

III. Revised Statutes, 17th edition, page 1991, Sec. 13.

The said *Henry Murray*

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *November*, in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, 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 quantity less than five gallons at a time, to *various persons* certain *persons* whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, 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.

(Laws of 1888, chapter 810, Sec. 5.)

SECOND COUNT—

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

Henry Murray

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said *Henry Murray*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *2* *North West corner of South Street and Irving Place in the said City*, certain strong and spirituous liquors, and certain ales, wines 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 *various persons* certain *persons* whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

0852

BOX:

461

FOLDER:

4236

DESCRIPTION:

Murray, John F.

DATE:

12/09/91



4236

43

Witnesses:

Cocan F. Bellinger

Affirmation

John Malone

Counsel,

A

Filed

9th day of Dec^r

1891

Pleads,

THE PEOPLE

vs.

John J. Murray

*Grand Larceny,
(From the Person),
1st Degree*

[Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Franklin

A TRUE BILL.

Quando Dornum

Foreman.

John J. Murray

J.P. & W.S.

0054

Police Court

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Oscar J. Billings

of No. 15 Leveson Place of J. E. Davis Street, aged 38 years,

occupation Superintendent Railway Company being duly sworn

deposes and says, that on the 2nd day of December 1897, 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 gold watch valued at
Forty-five dollars $\$45 \frac{00}{100}$

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 S. Murray (number) for the reasons following to wit: on the said date as deponent was on the platform at the entrance to the New York and Brooklyn Bridge having the said watch in the left pocket of the vest which he then wore having missed the said watch he is informed by carrier Maline (non present) that he Maline saw the defendant place his hand in a main vest pocket at the New York entrance of the Brooklyn Bridge and when the defendant arrived at the Brooklyn side of the bridge he Maline took defendant from the car of which he Maline

Searched by [unclear] 1897

Police Justice

were in charge and gave him over to
Rev. Benedictine (unborn) and while he
Benedictine was holding defendant he
dropped a watch which watch de-
fendant has since seen and identified
as being the watch which was following
Talley stolen and carried away.

Sworn to before me }
This 8th day of December } Oscar F. Pilling.
1891 }

Solon B. Smith

Public Justice

0856

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John T. Murray 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 T. Murray*

Question. How old are you?

Answer. *19 years.*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *159 Tillary Street, Brooklyn, 9 Weeks*

Question. What is your business or profession?

Answer. *Plumbers Help*

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 T. Murray

Taken before me this *15th* day of *December* 1911 by *Samuel S. Smith* Justice.

0857

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, DISTRICT.

Peter B. Murray
of No. *Prinzel stie* Street, aged *39* years,
occupation *Police Officer* duly sworn, deposes and says
that on the *24* day of *December* 189*1*
at the City of New York, in the County of New York *he arrested*

John F. Murray on a charge
of larceny. From the person
and he prays the defendant
be held to enable him to prove
the necessary evidence

P B Murray

Sworn to before me, this

of

189

day

Police Justice

0050

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.
John J. Murray

Ex Recd 4 1/2 9 30
10 8 - "

Dated, *Dec 3* 189

In my absence, with power conferred, dated in the within case

[Signature] Magistrate.

[Signature]
Police Justice.

Officer.

Witness

James Malone
160 E - 47th St.

Disposition

0859

CITY AND COUNTY }
OF NEW YORK, }
ss.

1877

James Malone
aged 38 years, occupation Conductor
of No. 160 - East 47th

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Dean F. Ballinger

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 December 1891

John D. Stewart
Police Justice.

0980

CITY AND COUNTY OF NEW YORK, ss.

1877

John Benedict

aged *32* years, occupation *Platform Man* of No. _____

711 Myrtle Street, Brooklyn Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Dean T. Pilling*

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 *December* 189*1* } *John Benedict*

John R. Stewart
Police Justice.

0061

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

See from ans
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *50* 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 8* 18*99* *John R. Smith* 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

0862

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles S. Billing
15 Courtland St. J. P. Murray
John F. Murray
1
2
3
4
Offence *Drunk*

Dated *Dec 8* 1891
Smith Magistrate.

Murray Officer
Bridge Precinct.

Witnesses *James Malme*
No. *160 - E - 17* Street.

Saml Bennett
No. *74 Chm* Street.

No. _____ Street.
DEC 11 1891
DISTRICT ATTORNEY

\$ *1000*
Com *person*

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

John F. Murray

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

John F. Murray
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

John F. Murray,
late 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-*one*, in the *night*-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the
value of forty-five dollars*

of the goods, chattels and personal property of one *Oscar F. Pilling* -
on the person of the said *Oscar F. Pilling*
then and there being found, from the person of the said *Oscar F. Pilling*
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

John F. Murray
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

John F. Murray

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 watch of the value of
forty-five dollars*

of the goods, chattels and personal property of one *Oscar F. Pilling*

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

unlawfully and unjustly did feloniously receive and have; the said

John F. Murray

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.

0865

BOX:

461

FOLDER:

4236

DESCRIPTION:

Myer, William

DATE:

12/21/91



4236

160

Counsel,
Filed
Pleads,

21 Dec 1891

THE PEOPLE

vs.

William Meyer

Grand Larceny, Second Degree,
[Sections 525, 58/
Penal Code.]

George
P. [unclear]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Emmanuel Soumyoff

Foreman.

George
Heads
Eman

Witnesses:

Sophie Luant

Police Court— 16th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Sophie Duarte

of No. 500 East 119th Street, aged 34 years,

occupation... Keeps a candy store being duly sworn,

deposes and says, that on the 25th day of Novr 1891 at the City of New

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

of deponent, in the _____ time, the following property, viz:

A gold chain Peter valued	Twelve (12) Dollars
" " ring	Five (5) "
12 down silver tea spoons,	Five (5) "
A quantity of poultry	Ten (10) "

all of said property, of the aggregate value of

Thirty two (32) 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 William Myer (now here) for the

Reason, that on or about said date deponent missed said property from said premises, defendant having lived there, and suspecting that defendant had stolen said property, charged him with stealing the same, that defendant admitted to deponent that he had stolen said property and pledged the same in the offices of various pawnbrokers, from which places deponent recovered said property.

Deponent further says—she is informed by Officer Hugh Martin of Peter's Precinct, who arrested defendant, that defendant admitted to said Officer, that he had feloniously taken, stolen and carried away said property from deponent's possession. *Sophie Duarte*

Sworn to before me, this 16th day of Novr 1891

J. J. [Signature]
Police Justice.

0868

CITY AND COUNTY }
OF NEW YORK, } ss.

Hugh Martin
.....
Officer..... of No.

aged..... years, occupation.....
25th Meiner..... Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Sophie Duarte*

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

Sworn to before me, this *16th*.....
day of *December* 189*6*, } *Hugh Martin*.....

John A. Gady
.....
Police Justice.

0069

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Myer 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 Myer

Question. How old are you?

Answer. 26 years of age

Question. Where were you born?

Answer. Germany.

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

Answer. No. 302 East 70th Street New York

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. William Myer.

Taken before me this

day of

Dec 16 1891

John J. Kelly Police Justice.

0870

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 16* 18*91* *John P. Brady* 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.

0871

Police Court--- H District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Sophie Quarte
300 East 74th St
William Meyer

Grand Jury
Office

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 *December 16th* 1891

Grady Magistrate.

Kuzh Martin Officer.

25th Precinct.

Witnesses *said officer*

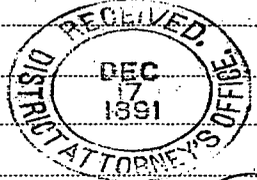
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G. D.*

Com *922*



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 Myer

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

William Myer
of the CRIME OF GRAND LARCENY IN THE *Second* DEGREE, committed
as follows:

The said *William Myer*

late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

one chain of the value of
twelve dollars, one finger-ring
of the value of five dollars,
six spoons of the value of one
dollar each, and twenty knives
of the value of fifty cents each,

of the goods, chattels and personal property of one *Sophie Duarte*

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

De Lancey Nicoll,
District Attorney

0873

**END OF
BOX**