

0799

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mellar, John

**DATE:**

03/05/91



3977

**POOR QUALITY ORIGINAL**

0800

Bill *[Signature]*  
41  
Counsel,  
Filed *[Signature]* day of *March* 189*7*  
Pleads, *[Signature]*

*22*  
*157*  
THE PEOPLE  
in *John Mellor*  
[Section 498, 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]

DE LANCEY NICOLL  
~~JOHN R. FELLOWS~~

*John R. Fellows*  
District Attorney.  
Pleads *[Signature]*  
*Don J. [Signature]*  
A True Bill  
*[Signature]*

Foreman.

Witnesses;  
*Offr Dowling*

POOR QUALITY  
ORIGINAL

0801

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

*H. L.*  
PEOPLE

vs.

*A. Knifer*

*Frank Byrne*  
District Attorney.

*of Prescott  
Wages*

~~*Frank Byrne*~~  
~~*Frank Byrne*~~  
~~*Frank Byrne*~~  
*Frank Byrne*

POOR QUALITY ORIGINAL

0802

Police Court - 151 - District.

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

Antonio Salvaggio

of No. 119 Mulberry Street, aged 43 years,

occupation Fruit and cigar vendor being duly sworn

deposes and says, that the premises No 128 Mulberry Street,

in the City and County aforesaid, the said being a Booth for the sale

of cigars and fruit

and which was occupied by deponent as a place of business

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

were BURGLARIOUSLY entered by means of forcibly breaking off  
a lock attached to a door attached  
and Booth.

on the 26 day of February 1891, in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Three boxes of cigars and fifty packs of  
cigarettes all of the value of three  
dollars and fifty cents

\$3.50/100

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

John Miller (name here)

for the reasons following, to wit from the fact that deponent is  
informed by Vincent J. Darling of the 10th  
Precinct Police that he found the aforesaid  
property in the possession of said Miller  
in Grand between Centre and Bay Street  
in said City

Sworn to before me this  
26 day of Feb 1891

Charles J. Justice  
Police Justice

Antonio Salvaggio  
made

**POOR QUALITY ORIGINAL**

0803

CITY AND COUNTY }  
OF NEW YORK, } ss.

Vincent J. Dowling

aged 24 years, occupation *officer* of No.

10th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Antonio Silveiro

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

knowledge.

Sworn to before me, this 26 day of July 1887, Vincent J. Dowling

Charles Winters  
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0804

Sec. 198-206.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

A drunk man gave me the property to take away for him I am guilty of the charge

*John Miller*

Taken before me this

day of

188

*Charles J. ...*

Police Justice

POOR QUALITY ORIGINAL

0805

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

Antonio Suberguila  
 199 4th Street, N.Y.C.  
 1 John Jordan

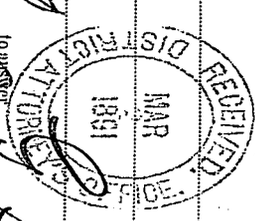
Offence Burglary

Dated 26 Feb 1919

Jordan Magistrate  
Darling Officer

Witnesses James T Darling  
10th Precinct  
10th Precinct

No. \_\_\_\_\_ Street  
 No. \_\_\_\_\_ Street  
 to justice of \_\_\_\_\_ Street



*[Handwritten signatures and notes]*  
 Recog

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of (10) 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 26 Feb 1919, Charles Martin 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.

POOR QUALITY  
ORIGINAL

0806

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 Mellar

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

John Mellar

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

The said

John Mellar

late of the Sixth Ward of the City of New York, in the County of New York  
aforesaid, on the twenty-sixth day of February in the year of our Lord one  
thousand eight hundred and ninety one, with force and arms, in the  
night time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one a certain building, to wit:

the booth of one Antonius Salviggis

~~there situate, feloniously and burglariously did break into and enter, with intent to~~  
~~there situate, and burglariously~~ commit some crime therein, to wit: with intent, the goods, chattels and personal property  
of the said Antonius Salviggis in the said  
booth in the said dwelling house then and there being, then and  
there feloniously and burglariously to steal, take and carry away, against the form of  
the Statute in such case made and provided, and against the peace of the People of the  
State of New York and their dignity.

~~of New York and~~

POOR QUALITY  
ORIGINAL

0807

SECOND COUNT—

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

of the CRIME OF

*Retia* LARCENY

, committed as follows:

The said

*John Mellan*  
*John Mellan*  
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 hundred cigars*  
*of the value of three cents*  
*each and fifty packages of*  
*cigarettes of the value of three*  
*cents each package*

of the goods, chattels and personal property of one

*Antonius Selviggis*

*booth*  
in the dwelling house of the said

*Antonius Selviggis*

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

THIRD COUNT—

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

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

The said

*John Mellar*

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,

*one hundred cigars of the value of three cents each, and fifty packages of cigarettes of the value of three cents each package*

of the goods, chattels and personal property of

*Antonio Silviggio*

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

*Antonio Silviggio*

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

*John Mellar*

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

DE LANCEY NICOLL,  
~~JOHN R. FEEDOVS,~~  
District Attorney.

0809

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Metzl, Rudolph

**DATE:**

03/05/91



3977

POOR QUALITY ORIGINAL

0810

37 Bill ordered

Counsel,

Filed

Pleads,

5<sup>th</sup> day of March 1891

(Witness)

Chas. A. Holliman

THE PEOPLE

vs.

R

Radolph Metzger

Forgery in the Second Degree. (Sections 511 and 521, Penal Code.)

Warrant returned

DELANEY NICOLL,  
JOHN R. FLEMING,

District Attorney.

A True Bill.

Alfred C. ...

March 5/91

Foreman.

John C. ... 2 Dec

Ed. ...

POOR QUALITY ORIGINAL

0811

Police Court, 1st District.

City and County of New York, ss.

Charles A. Wetmoreau

of No. 330 Boreman Street, aged 31 years, occupation Paying Teller of Guaranty Bank, being duly sworn, deposes and says,

that on the 14 day of February 1891, at the City of New York, in the County of New York,

Rudolph Metzger did present the annexed check to defendant as Paying Teller of said Bank for payment.

Defendant charges that said defendant at the time and place aforesaid did falsely make forge and counterfeit the annexed check it purporting to be a check on the aforesaid Bank, whereby said Bank was ordered to pay bearer \$55.00 and which check purported to be signed by Joseph Wetmoreau and dated February 13 1891 and said defendant did then and there utter and publish said check with intent to defraud Joseph Wetmoreau and the said Bank.

Chas. A. Wetmoreau

Brought to before me  
the 16 day of Feb'y 1891  
J. W. Prince Justice

POOR QUALITY ORIGINAL

0812

Police Court, 1 District.

City and County } ss.  
of New York, }

of No. 213 Second  
occupation Liquor dealer  
that the

Joseph Werthumer  
Street, aged 60 years,  
being duly sworn, deposes and says,

that on the 13th day of February 1891, at the City of New York, in the County of New York,

he keeps an account at the German Exchange Bank in said City and the signature Joseph Werthumer on the annexed check on said Bank said check being dated February 13 and being for \$55 is forged. Defendant never signed his name to said check and never authorized any person to sign his name to said check.

Defendant further says that defendant acknowledged and confessed that he was guilty of the charge.

Joseph Werthumer

Brought before me  
this 16th day of February 1891  
J. J. M. Police Justice

POOR QUALITY ORIGINAL

0013

Sec. 198-200.

*First*

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Rudolph Metzler*

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.

*Rudolph Metzler*

Question. How old are you?

Answer.

*22 years*

Question. Where were you born?

Answer.

*Bohemia*

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

Answer.

*232 East 14 Street; 5 months*

Question. What is your business or profession?

Answer.

*Cigar Maker*

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

Answer.

*I am guilty*

*Rudolph Metzler*

Taken before me this

day of

*January*

1897

*16th*

Police Justice.

*[Signature]*

POOR QUALITY ORIGINAL

0014

Police Court... 1st District. 256

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles A. Matthews  
330 W. 30th St.  
Rudolph H. Heston  
Offence: Forgery

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

Dated: Jan 16 1891

E. Hogan, Magistrate.  
Callahan, Officer.

Witnesses:  
J. P. Matthews  
No. 243 Second Street  
Callahan

No. 10 Precinct  
Street

No. \_\_\_\_\_  
\$ 1000  
RECEIVED  
FEB 24 1891  
DISTRICT CLERK  
OFFICE  
NEW YORK

Callahan  
1891

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 1000 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: Jan 16 1891 E. Hogan 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.

**POOR QUALITY ORIGINAL**

0815

No. 1322. New York, February 13<sup>th</sup> 1891.



**GERMAN EXCHANGE BANK**

Pay to the order of Bearer  
Fifty five <sup>no</sup>/<sub>100</sub> Dollars  
\$ 55 <sup>100</sup>/<sub>100</sub>

*Joseph R. Heimer*

330 Bowery. Cor. Bond St.  
20th March 1891

**POOR QUALITY  
ORIGINAL**

08 15

*John William*

POOR QUALITY ORIGINAL

0817

BAILIED,

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

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

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

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

Police Court... 1st District. 256

THE PEOPLE, vs.,  
ON THE COMPLAINT OF

Charles A. McManus  
330 13th Avenue  
Rudolph H. Heston

Offence Forgery

Dated Jan 16 1891

E. Hooper Magistrate.  
Callahan Officer.

Witnesses: W. McManus Precinct.

No. 243 Second Street.  
Callahan

No. 10 Precinct Street.

No. 1000 Street.  
RECEIVED  
FEB 24 1891  
DISTRICT ATTORNEY'S OFFICE

Callahan  
1891

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 Jan 16 1891, E. Hooper 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.

**POOR QUALITY ORIGINAL**

0818

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

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

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Rudolph Metzler*  
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Rudolph Metzler*  
late of the City of New York, in the County of New York aforesaid, on the  
*fourteenth* day of *February* in the year of our Lord  
one thousand eight hundred and *ninety-one*, with force and arms, at the City and  
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly  
act and assist in the forging a certain instrument and writing, *to wit: an*  
*order for the payment of money,*  
of the kind called bank cheques  
which said forged *bank cheque*  
is as follows, that is to say:

*No. 1322*      *New York, February 13<sup>th</sup> 1891.*  
*German Exchange Bank*  
Pay to the order of *Bearer*  
*Fifty five* <sup>*no*</sup> *100* *Dollars*  
*\$55<sup>00</sup>/<sub>100</sub>*      *Joseph Wertheimer*

with intent to defraud, 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

Rudolph Metzger  
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Rudolph Metzger

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*  
*an order for the payment of money, of the kind called bank cheques*  
which said forged *bank cheque*  
is as follows, that is to say:

No. 1322. New York, February 13<sup>th</sup> 1891.  
German Exchange Bank.  
Pay to the order of Bearer  
Fifty five <sup>no</sup> 100 Dollars  
\$55<sup>00</sup>/<sub>100</sub> Joseph Wertheimer

with intent to defraud

He

the said

Rudolph Metzger

then and there well knowing the same to be forged, 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 Ricoll  
~~JOHN R. FELLOWS,~~

District Attorney.

0820

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Meyer, Paul

**DATE:**

03/12/91



3977

POOR QUALITY ORIGINAL

0821

1927 April 9<sup>th</sup>

Counsel,

Filed

Pleas

12 day of March 1899  
Mundy A

THE PEOPLE

vs.

B

Paul Meyer

VIOLATION OF EXCISE LAW.  
(Selling without license.)  
[III, R. S. (7th Ed.), page 1981, § 13, and  
of 1883, Chap. 340, § 5.]

DELANCEY NICOLL,

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*John R. Fellows*  
*For em. an.*  
*Wm. A. Rice,*  
*Way money*  
*Ps*

Witnesses:

*Off Callan*

POOR QUALITY ORIGINAL

0822

Excise Violation—Selling Without License.

POLICE COURT— 1<sup>st</sup> DISTRICT.

City and County }  
of New York, } ss.

of No. 11<sup>th</sup> Precinct George Cullum Street,

of the City of New York, being duly sworn, deposes and says, that on the 8<sup>th</sup> day  
of April 1890, in the City of New York, in the County of New York, at  
No. 6 Roosevelt Street,

Paul Meyer (now here)  
did then and THERE SELL, CAUSE, suffer and permit to be sold, under his direction and authority,  
strong and spirituous liquors, wines, ale and beer, being intoxication liquors, in quantities less than  
five gallons at a time, to be drunk in the house or premises aforesaid WITHOUT HAVING A  
PROPER LICENSE THEREFOR contrary to and in violation of the statute in such case made  
and provided a quantity of beer in a

glass, for which deponent paid  
the defendant the sum of five (5) cents.

WHEREFORE, deponent prays that said  
may be arrested and dealt with according to law.

Sworn to before me, this 9<sup>th</sup> day  
of April 1890

Paul Meyer  
George Cullum  
A. J. McMahon Police Justice.

**POOR QUALITY ORIGINAL**

0823

Police Court, 1st District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.  
Paul Meyer

EXCISE VIOLATION.  
SELLING WITHOUT A LICENSE.

Dated 9<sup>th</sup> day of April 1890

McMahon Magistrate.

Officer.

Witness,

Bailed \$ ..... to Ans. .... Sessions.

By .....

Street.

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

*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.

POOR QUALITY ORIGINAL

0024

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK.

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

Question. What is your name?

Answer. *Paul Meyer*

Question. How old are you?

Answer. *45*

Question. Where were you born?

Answer. *Germany*

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

Answer. *6 Roosevelt Street - 4 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, and demand trial by jury.*

*Paul Meyer*  
*mark*

Taken before me this

day of *April* 189*0*

*H. H. ...*

Police Justice.

POOR QUALITY ORIGINAL

0825

DAILED

Paul Brewer  
May 29/99

No. 1

Residence

No. 1 by

Residence

No. 3, by

Residence

No. 4, by

Residence

William Steiner  
56 Madison Street

W. J. Shanks

Street

Street

Police Court... 101 District  
559

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George Bullock

Paul Meyer

1

2

3

4

Offence

Via Excise

Dated

April 9<sup>th</sup> 1890

McMahon, Magistrate

Bullman, Officer

14<sup>th</sup> Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

1000



Paul Brewer

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 1000 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 April 9<sup>th</sup> 1890 W. McMahon Police Justice.

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

Dated April 9<sup>th</sup> 1890 W. McMahon Police Justice.

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

Dated April 9<sup>th</sup> 1890 W. McMahon 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

Paul Meyer

The Grand Jury of the City and County of New York, by this indictment, accuse Paul Meyer of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

NYL Revised Statutes, [7th edition] p. 1831 Section 13.

The said Paul Meyer

late of the City of New York, in the County of New York aforesaid, on the eighth day of April in the year of our Lord one thousand eight hundred and eighty-nine, 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 one George Cullum and to certain other 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 1883, chapter 840 section 5. SECOND COUNT—

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

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number six, Roosevelt Street,

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 one George Cullum and to certain other 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

0827

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Meyers, Richard E.

**DATE:**

03/09/91



3977

0828

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Meyers, Richard E.

**DATE:**

03/09/91



3977

**POOR QUALITY ORIGINAL**

0029

Counsel,  
Filed *J. Mack* 1891  
Pleads,

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

THE PEOPLE

vs.

*Richard E. Meyer*

JOHN R. FELLOWS,  
District Attorney.

**A True Bill.**

*Ally Blum*

Foreman.

*J. Mack* 1891

*Frank Kennedy*

3 Apr 74 noon S. J. G.

Witnesses:  
*Elizabeth A. Evans*

POOR QUALITY ORIGINAL

0830

Police Court - 2 District.

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

*Elizabeth A. Graves*  
of No. 113 West 25th Street, aged 28 years,

occupation Dress maker being duly sworn

deposes and says, that on 19th day of February 1888 at the City of New York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

*Richard E. Meyer,*

who cut and stabbed deponent in five places on her head and body with some sharp instrument and then held in his hand by said defendant

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

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

Sworn to before me, this 2 day }  
of March 1888 }

*Elizabeth A. Graves*

*W. J. ...* Police Justice.

**POOR QUALITY ORIGINAL**

0031

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer.

*Richard E. Meyer*

Question. How old are you?

Answer.

*36 years*

Question. Where were you born?

Answer.

*N.Y.*

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

Answer.

*New Jersey*

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*

*R. E. Meyer*

Taken before me this

day of

*March*

188*7*

*H. D. Anderson*

Police Justice

POOR QUALITY ORIGINAL

0032

New York Feb 25<sup>th</sup>  
1891

This evening I saw Mrs. Grace  
and think she will be able  
to appear at court on  
Monday next.

J. E. Brophy

48 West 24<sup>th</sup> St

POOR QUALITY  
ORIGINAL

0033



ESTABLISHED 1780.  
Hazard, Hazard & Co.  
212 Thames St., Newport, R. I.  
Fifth Avenue Hotel Building,  
(Fifth Ave., cor. 24th St.)  
AND  
Sixth Avenue, corner 39th Street,  
New York City.

New York Feb 22

Mrs. Green is 1891.  
unable to attend court  
and will not wish to  
appear for at least  
a week

48 West 24th St. E. Booth M.D.

**POOR QUALITY  
ORIGINAL**

0034

*Electric  
Hayes*

POOR QUALITY  
ORIGINAL

0035

Feb. 20<sup>th</sup> 91

Mrs. Graves will be  
unable to go to court  
tomorrow morning. She  
has three stab wounds.  
The largest on forehead the  
lower part of left ear is  
entirely cut through, and  
third wound in top of  
shoulder.

J. E. Boop D. M. D.  
48 West 24th St.

**POOR QUALITY ORIGINAL**

0036

CITY AND COUNTY } ss.  
OF NEW YORK.

POLICE COURT, 2 DISTRICT.

*Thomas F. Hayes*

of No. *19 Precinct* Street, aged \_\_\_\_\_ years,  
occupation *officer* being duly sworn, deposes and says  
that on the *19<sup>th</sup>* day of *February* 189*1*  
at the City of New York, in the County of New York. *He arrested*

*Richard E. Mayers, charge with felonious assault in cutting and stabbing Elizabeth E. Graves, who by reason of the injuries so received is now confined to her home as shown by the annexed certificate. Depovent asks that the defendant be held to await the result of said Graves injuries.*

*Thomas F. Hayes*

Sworn to before me, this *20<sup>th</sup>* day of *February* 189*1*  
*Thomas F. Hayes* Police Justice.

**POOR QUALITY ORIGINAL**

0837

Police Court, 2 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Richard E. Meyer*  
vs.

AFRIDA VIT.

Dated July 20 1891

Ford Magistrate.

Hayes Officer.

Witness, 19

Disposition  
Ex Feb 23 10 a.m  
" 24 10 a.m  
" 26 2 p.m  
Wch 27 10 a.m

The presiding magistrate  
is authorized to hear and  
determine this case in my  
absence, and to accept bail.

*J. Henry Ford*  
Police Justice.

POOR QUALITY ORIGINAL

0830

BAILED,

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

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

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

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

91 All orders 296

Police Court 2 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Nicholas A. Graves  
9113 West 25th St  
Richard E. Meyer

Offence Assault  
felony

Dated Mar 2 1891

Ministrate  
McMahon

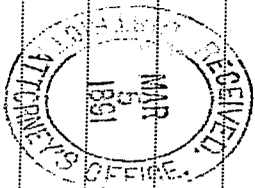
Officer  
Hager

19 Precinct

Witnesses

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

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



No. \_\_\_\_\_ Street \_\_\_\_\_  
\$ 1500 to answer

Ambr-1

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 E. Meyer

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

Dated Mar 2 1891 McMahon 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.

POOR QUALITY  
ORIGINAL

0039

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 E. Meyers

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

Indictment accuse

Richard E. Meyers, —

of the crime of

Assault in the first degree,

committed as follows:

The said

Richard E. Meyers

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

with force and arms, in and upon the  
body of one Elizabeth A. Graves, in the presence  
of the said People then and there being,  
feloniously did make an assault and  
then the said Elizabeth A. Graves with  
a certain sharp instrument to the Grand  
Jury aforesaid unknown, which the said  
Richard E. Meyers in his right hand then  
and there had and held, the same being a  
deadly and dangerous weapon, then and  
there wilfully and feloniously did strike, beat  
cut, stab and wound, with intent her, the said

Elizabeth A. Graves 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 Richard E. Meyers, of the crime of assault in the second degree, committed as follows.

The said Richard E. Meyers, 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 Elizabeth A. Graves in the peace of the said People then and there being, feloniously, did wilfully and wrongfully make another assault and her the said Elizabeth A. Graves, with a certain sharp instrument to the Grand Jury aforesaid unknown, which the said Richard E. Meyers 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 <sup>and wrongfully</sup> did 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 Richard E. Meyers, of the crime of assault in the second degree, committed as follows:

The said Richard E. Meyers, 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 Elizabeth A. Graves, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and her the said Elizabeth A. Graves with a certain sharp instrument to the Grand Jury aforesaid unknown, which he the said Richard E. Meyers in his right hand then and there had and held in and upon the head and body of her the said Elizabeth A. Graves, 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 Elizabeth A. Graves 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. Lawrence McCall,  
District Attorney.

0842

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mitchell, Frank

**DATE:**

03/11/91



3977

POOR QUALITY ORIGINAL

0843

Henry J. Callahan

Counsel,

Filed 11 day of March 18 91

Pleas

Abigail

THE PEOPLE

vs.

R

Frank Mitchell

Exhibits in the Third degree.  
Circuit Court, second  
degree, February, second  
[Section 498, 496, 428, 427, 425]

DELANEY NICOLL

JOHN R. FELLOWS

District Attorney.

By  
J. G. Callahan

A True Bill.

Alfred Hancock

March 23 91 Foreman.

Wm. J. Hendon  
6 mos. paid for

Witnesses:

Ant. Tweed

Off. Craig

POOR QUALITY ORIGINAL

0844

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 1<sup>st</sup> DISTRICT.

of No. South Precinct Police Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn deposes and says,  
that on the Fourth day of March 1889

at the City of New York, in the County of New York, he arrested  
Frank Mitchell (now here) on the suspicion  
of having committed a Larceny.

Deponent therefore asks that the said  
Mitchell may be held, to enable  
deponent to procure further evidence  
of said Larceny.

Archibald M. Craig

Sworn to before me, this Fourth day of March 1889

*[Signature]*  
Police Justice.

**POOR QUALITY ORIGINAL**

0845

Police Court, 1 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Frank Mitchell*

*25-U.S.-29 Chrysler*

AFFIDAVIT.

Dated *March 4* 188*9*

*Kilbuck* Magistrate.

*Craig* Officer.

Witness, \_\_\_\_\_

*4 for March 5  
at 2 PM*

Disposition, \_\_\_\_\_

POOR QUALITY  
ORIGINAL

0846

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

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

of No. 48 Park Street, aged 43 years,  
occupation Sailor being duly sworn

deposes and says, that the premises No 48 Park Street,  
in the City and County aforesaid, the said being a three story brick  
building the second floor front room  
and which was occupied by deponent as a dwelling apartment  
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly wrenching the  
staples and bolts from the door of said  
room

on the 4<sup>th</sup> day of March 1887, in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Two pairs of pants one coat one  
quilt one dress one jacket  
one pair of shoes one vest  
and twenty dollars in gold and  
lawful money of the United States the  
whole valued at fifty dollars \$50<sup>00</sup>  
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 Mitchell (nowhere)

for the reasons following, to wit: Deponent securely locked  
and bolted the door of said premise at  
the hour of 10 A.M. on said date. Deponent  
is informed by Anthony Nucci that the  
found the door broken open at the  
hour of about 3 P.M. and said property  
was missing. Deponent is further informed  
by Officer Brady that Deponent with some  
property in his possession which property

**POOR QUALITY ORIGINAL**

0847

deponent has since identified said property as being part of the property taken from the premises of deponent. Deponent therefore charges the defendant with having Burglariously entered said premises and having taken carried away and stolen said property and prays that he be held to answer

Autonio <sup>his</sup> ~~work~~ Nucci

Sworn to before me this }  
5<sup>th</sup> day of March 1891 }

Charles Hamilton  
Police Justice

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

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Burglary  
Degree.

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

Magistrate.

Officer.

Clerk.

Witnesses:

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

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

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

**POOR QUALITY ORIGINAL**

0848

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Frank Mitchell* 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.

*Frank Mitchell*

Question. How old are you?

Answer.

*36 years*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*39 Chrystie Street 2 years*

Question. What is your business or profession?

Answer.

*Quar*

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  
Frank Mitchell*

Taken before me this

day of *March*

1891

*Charles J. Hamilton*

Police Justice.

POOR QUALITY ORIGINAL

0849

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

Victoria Mucci  
48 Rock St

1 Frank Mucci

Offence Burglary

Dated March 5 1891

Justice  
Gaughey  
Magistrate

Witnesses  
No. 48 Park St  
Bathwick Mucci  
Street

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

No. \_\_\_\_\_  
2000  
Answer  
G.D.  
Street

\_\_\_\_\_

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

*Dr. Funder*

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 March 5 1891 *Charles M. Lutz* 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.

POOR QUALITY  
ORIGINAL

0850

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 Mitchell*

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

*Frank Mitchell*

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

The said

*Frank Mitchell*

late of the *Sixth* Ward of the City of New York, in the County of New York  
aforesaid, on the *fourth* day of *March* in the year of our Lord one  
thousand eight hundred and *eighty-nine*, with force and arms, in the  
*day* time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *Antonio Nucci*

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

POOR QUALITY  
ORIGINAL

0851

SECOND COUNT—

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

*Frank Mitchell*

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

The said *Frank Mitchell*

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,

*the sum of twenty dollars in money, lawful money of the United States of America, and of the value of twenty dollars, two pair of trousers of the value of four dollars each pair, one coat of the value of seven dollars, one quilt of the value of two dollars, one dress of the value of eight dollars, one jacket of the value of four dollars, one vest of the value of three dollars, and one pair of shoes of the value of three dollars*

of the goods, chattels and personal property of one *Antonio Nucci*

in the dwelling house of the said *Antonio Nucci*

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

**POOR QUALITY ORIGINAL**

0052

THIRD COUNT—

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

*Frank Mitchell*

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

The said

*Frank Mitchell*

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

*Antonio Nucci*

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

*Antonio Nucci*

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

*Frank Mitchell*

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

**DE LANCEY NICOLL,**  
~~JOHN R. NICOLL~~  
District Attorney.

0853

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mongrol, Alphonso

**DATE:**

03/26/91



3977

POOR QUALITY ORIGINAL

0854

1009

Counsel,  
Filed *26* day of *March* 18 *97*  
Pleads *Guilty*

THE PEOPLE  
vs.  
*R*  
*Alfonso Mongiat*  
Assault in the First Degree, Etc.  
(Fornication)  
(Sections 217 and 218, Penal Code.)

DE LANGEY NICOLL,  
*John R. DeLangey*  
District Attorney.  
*Alfonso Mongiat*  
Defendant  
*John R. DeLangey*  
Prosecutor  
A TRUE BILL  
Filed *26* day of *March* 18 *97*  
*Alfonso Mongiat*  
at *San Antonio*

Foreman,  
*Alfonso Mongiat*  
*DeLangey*

Witnesses:  
*Louis V. Tognoli*

POOR QUALITY ORIGINAL

0855

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

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

Louis V. Tognoli

of No. 192 Bleeker Street, aged 53 years,  
occupation Clerk being duly sworn

deposes and says, that on 14 day of March 1891 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Alphonse Mangrol (name) who wilfully and maliciously ~~frank~~ pointed aimed and discharged a pistol loaded with powder and ball striking at deponent striking him on the nose mounding and injuring him severely

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

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

Sworn to before me, this 15 day of March 1891

Louis V. Tognoli

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0856

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK }

*Alphonse Mangrol* 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.

*Alphonse Mangrol*

Question. How old are you?

Answer.

*45 years*

Question. Where were you born?

Answer.

*France*

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

Answer.

*91 Baxter St 2 mos*

Question. What is your business or profession?

Answer.

*Nero 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.

*It was an accident  
his  
Alphonse Mangrol  
marriage*

Taken before me this

day of

*March*

1891

5

Police Justice.

POOR QUALITY ORIGINAL

0857

Ex March 16<sup>th</sup>  
3 P.M.

of 1000,000 bail  
J.P.M.

Ex March 18-1891

Dated, J.P.M.

No. 1, by  
Residence

No. 2, by  
Residence

No. 3, by  
Residence

No. 4, by  
Residence

No. 5, by  
Residence

Witness for the  
Defendant  
Dr. J. Selidini  
369 Broadway N

Police Court

THE PEOPLE, &c.  
ON THE COMPTON

James J. ...  
Albion ...

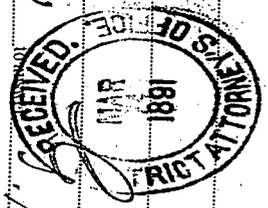
Assault

Offence

Dated March 15 91

E. J. ...  
Police

Witness  
No. 194 ...  
Street



District

385

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 March 15 91 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.

POOR QUALITY  
ORIGINAL

0858

District Attorney's Office.

Alphonso Monger  
PEOPLE

vs.

Alphonso Monger

Charged with assault  
No indictment yet  
Papers sent down  
cell 17/91

It is stated he was  
4 mos. in insane  
asylum and  
probably should  
be examined -  
off of Prison -  
6<sup>th</sup> Precinct  
Jewings

**POOR QUALITY  
ORIGINAL**

0859

*Dr. D. Saladino,*

OFFICE, 369 BROOME ST.,

COR. MOTT STREET,

OFFICE HOURS { 8 TO 10 A. M.  
1 TO 3 P. M.  
7 TO 9 P. M.

New York.

27/91

The People

vs.  
Alphonse Mergel

Court of General Sessions. Part I  
Before Recorder Smyth. April 15. 1891.

A jury was empanelled and sworn to try the question of the sanity of the defendant Alphonse Mergel, sworn and examined by Counsel.

What is your occupation, Dr. Fitch?

A Physician.

Q A practicing physician? Yes sir.

Q In the City of New York? A. Yes sir, for the last eleven years.

Q Do you know Alphonse Mergel, the defendant in this action? A. I examined him at the city prison.

Q Only so far as the examination went with regard to his mental and physical condition? Yes sir.

Q Will you please state the result of such examination? A. Well, I believe him to be in a bad physical condition, I also believe him to be insane.

Q Could he talk coherently? A. No. I saw him on last Sunday at the prison for about three hours. I went over the case very thoroughly, and he told me that his wife had been murdered or killed at the prison something like an hour before. Through the interpreter (He does not speak English) that she had been put in a carriage and taken

away, and was shot before she was put into the carriage, and after she was put into the carriage and after she was driven out of the prison yard, her throat was cut. I went back to the cell in the prison with him, and while there he seemed to imagine that he heard a man up on the third tier whom he called Alphonse talking to him, and he would get answers from this man; he would keep talking to Alphonse and then he would listen for a while and he would tell me what Alphonse said in return. He would also put his ear to the cell, the outer wall of the prison and imagine he would get an answer and rap on the cell to attract attention to somebody on the other side. His record in the prison has been one of a good deal of excitement. He has been wakeful at night and won't sleep scarcely at all. When he first came to the prison he kept everybody awake till the physicians there gave him a sedative to quiet him. He has been full of delusions, so I am informed, at the prison ever since he has been there of this character.

- Q Those delusions were expressed to you also through the Interpreter there.
- A Yes sir.
- Q You gave him a very lengthy examination. A. I tried to do so. I was subpoenaed here for the next day.
- Q Well, is he in your opinion insane and irresponsible for his acts.
- A Yes, in my opinion he is insane.
- Q What kind of insanity is he suffering from? A. I think he is suffering from mania, excitement.
- Q Can you state how long he has been insane. A. I could not say that; from the acuteness of it I should say for a short time. In the acute form of insanity, as this appears to be, if it had been kept up for a length of time, he would have to exhaust himself from the attack if he had so many sleepless nights.
- Q Is it an insanity that he might recover from? A. I suppose he might; it is a curable form of insanity - it is not an incurable form.
- Q Are you aware that he has already been in an insane asylum.
- A No, I did not know that fact. I tried

to get that history, but was not able to get it.

Q You had no conversation with his wife.

A No, I have not seen his wife at all.

I examined the case by the authority of the District Attorney's office. Dr. Field is also in Court.

Cross Examined by Mr. McIntyre.

Q That species of insanity from which he is now suffering in your opinion would it prevent him from distinguishing right from wrong? A. I think so.

Q He is not in a mental condition, I suppose, doctor in your opinion to advise counsel as to his defence? A. No, I do not think so; I do not think he knows much of anything.

By the Court You have to my knowledge, a very large experience in cases of this character— you made a great many examinations.

A Yes sir, I have made about two thousand a year.

Matthew D. Field, sworn and examined by Counsel

Q What is your occupation, profession?

A I am a physician.

Q A practicing physician. A. Yes sir.

Q In the city of New York. A. Yes sir.

Q Have you made an examination of the

- defendant in this case, Alphonse Mongrel.
- A Yes sir.
- Q Where? A. I examined him at the Tombs, on the 30th of March and again on the 11th of April.
- Q What was the result of such examination.
- A I found him to be insane. On the evidence as presented to me he was very much disturbed and talked in a very excited manner; he was talking in an excited manner as he came through the corridors of the prison, being led into the examination room. In the examination room I attempted to converse with him, but found that he spoke very little English.
- Q Do you speak French? A. No sir. I then sent for an Interpreter, a very intelligent man, and he interpreted for me. He was in constant fear both times that something had happened to his wife. The first time he said that he was grieved down then because he had seen his wife that morning; she was not dead; that he had thought that she was dead, and that he heard things that made him think she was dead, but nevertheless while in the conversation he said, "Is not my wife here now; has she not been arrested?" He thought he heard her voice at one

time and was confused at times; he thought she was dead again and that he heard her; and the second time it was about in the line of the same accident, to his wife. He declared that she ~~would~~ had been arrested, that she had been thrown into a carriage, that he had heard her scream when she was thrown in the carriage. Afterward he was taken back to his cell, and after waiting a little while I went into the prison, and the other prisoners were walking about, which made a good deal of noise in the corridor. I stole up to his cell, and he was in a corner of the cell on his bed talking earnestly.

Q As if there was some one underneath.  
A Yes, and I listened some time, ~~and~~ then sent for the Interpreter. He stayed there some time; he was not aware evidently that we were there; and the Interpreter went into his cell, and said that he was talking to his wife. Then he said that she was outside, and we took him and led him out where he could see the outside of where his cell went to, and he searched all about looking for his wife, listening, and then he went

back to his cell. He said he did not hear her then, but he sat down. Afterwards watching him I saw he was sitting on the edge of his bed, starting and listening, all the time restless. And if I may be permitted to testify, on enquiries made at the Tombs, since he was in the Tombs every one says that he made outcries and did not sleep.

Q Disturbed them and the prisoners by hallooing? A Yes sir.

Q Doctor, in your opinion he is insane and irresponsible? A Yes, at the present time.

Q Suffering from what form of insanity?

A I should think acute mania from his own story and questioning him. He said he was not disturbed and slept before he came to the Tombs, and that he did not hear his wife talking was not disturbed until he came there.

Q Did he tell you, or was he sufficiently coherent in his talk to state that he had been in an insane asylum before? A He denied that fact. Some one told me that he had been, and I enquired of him two or three times through the Interpreter, and he said,

"No, that he had never been. I did not put it "asylum", I did not want to use that word. I put it, "hospitals", "institutions," and he said 'no'.

Q Do you know in your opinion what was the cause of his insanity.

A No sir; he was run down; he had eczema on his face the first time I saw him; he had a bad leg; he was puny and run down. I made enquiries and asked him if he had nothing to eat? He said he sold papers, and that he made about fifteen dollars a week, he had to keep a horse out of it, but he had all that was necessary to eat, that he had enough to eat.

By the Court @ Was there any truth in the story about the horse? A I was told by some one afterwards that he did formerly keep a horse but not now.

By counsel Q Did he say that he still had that horse? A. No., I did not ask him that because afterwards I heard that he did not have the horse now. I did not ask him about that. I was trying to get at the fact if he really had enough food; he looked

run down, badly nourished.

By the Court Q What was the matter with his arm.

A I did not examine the arm. He has only one arm.

Counsel He was a soldier in the Franco-German war. His arm was shot away.

By the Court Q In what army was he?

A The French army.

The Court You had better examine his wife.

Louise Mengrel, sworn and examined by counsel through the interpreter.

Q What is your name? A. Louise Mengrel

Q Are you the wife of the defendant? A. Yes sir

Q And how long have you been married?

A Twenty years.

Q Was your husband ever in an insane asylum to your knowledge? A. No sir; he was sick, but he was not in an ~~asylum~~ lunatic asylum. In Paris he was sick.

Q Was he confined in any institution?

A He was home, not in a hospital.

Q But had he been pronounced at that time insane? A. They said - the doctors said that his mind is a little out of order

Q You consider that he is insane now

A Yes sir, he is deranged.

The Court That went do.

By Counsel Q Ask her how long this man has lived

in the United States? A - Nine years.

Q Ask her if he was ever in the army in France? A - He volunteered at the end of the war, near the end of the war; the war was nearly over. He volunteered, and he was a soldier. He did not serve; he was not enlisted in the regular army; he volunteered as a soldier.

Q How did he lose his arm? A. In a battle.

Q He did serve as a soldier? A. Yes; they do not call it the regular army - a kind of guerrilla.

Q Militia? Militia - guerrilla.

Q Do you know what battle he lost his arm in? A. In the department of Seine-et-Marne.

Q And he lost his arm, is that it? A. Yes.

Q What has he been working at since he came to the United States.

A Selling newspapers.

Q Did he live in New York all the time?

A Always in New York. It was eight years since he has been selling newspapers.

Q Did he keep a stand anywhere.

A He delivers to his customers in the house; he has customers to whom he delivers newspapers in the morning.

Q Was he delivering papers up to the time

that he was arrested and locked up.

A For about two days before he was arrested he did not deliver any more.

Q What was the matter with him those two days?

A He forgot; he did not attend to his clients, he could not remember the names and the addresses where they lived. He was out of his mind.

Q Did he ever ill treat her in any way.

A No sir.

Q Was he perfectly quiet always?

A A quiet man; never quarrels, but only out of his mind.

The Court. What is the charge against him.

Counsel Pointing a revolver at a man.

By the Court. Q Did she ever know him to have a revolver or a pistol. A He always had it, I knew that he had a pistol home.

Q What did he do with the pistol?

A He brought it here from France already; he had it with him when he came here.

Q Has he any children? A. No sir.

Q What does she do? A. I do the same; I sell newspapers.

Mr. Mc Intyre. We have nothing to offer in contradiction to that which has already been testified to.

After the Judge's charge, the jury rendered a verdict that the defendant was insane.

The defendant was remanded until a proper commitment was made out.

**POOR QUALITY  
ORIGINAL**

0871

Testimony in the case  
of  
Alphonse Mongel  
filed  
March 1891.



Le retard apporté à la Réponse de cette lettre  
ou à son refus ou manque de Réponse  
1<sup>o</sup> - si elle vous a été adressée traduite  
en Anglais ou non, ne pouvant moi  
même vous écrire qu'en français

3<sup>o</sup> - Et vous prie de vouloir bien cette  
fois me faire connaître ma situation  
C. Javot 1<sup>er</sup> 2<sup>e</sup> d'ya en jugement  
Pardieu Contre moi, sérieusement,

à quelle date, par suite de quelle  
plainte, les noms par conséquent des  
plaignants, ainsi que des témoins  
Car je puis vous affirmer que je n'ai été  
ni témoin ni plaignant ni accusé  
en 1891 du 7 mars jour de mon arrestation  
au 16 avril 1891 jour où les misérables  
m'ont volé à l'étré de City prison le Lumber  
à m'ont conduit à l'Inquieree dans Dutchy  
Dougkiper Street Hospital d'accord  
avec le Directeur de cet établissement  
chez  
avec lequel ils sont restés & demeurés  
du 16 au 17 juillet 1891 suivent après  
avoir été chassés de New York City,  
jusqu'au 3 Juin 1892 époque à laquelle  
ce Directeur d'accord avec eux m'a  
conduit ici à Fishkill Landing N.Y.

POOR QUALITY  
ORIGINAL

0874

me faisant passer d'accord avec son  
prédéceseur qui parlait Français fait  
partie des Complices de ce Misérable  
Georges Fen, pour Assassin & Voleur  
quand ce sont eux le Assassin, Farsaïe  
& Voleur depuis le 7 Octobre 1889  
qui m'ont volé les Estampes à moi  
faites en mon enfance que j'avais  
envoyé voir s'ils étaient ainsi que je  
le croyais <sup>restés</sup> oubliés par mon père dans le  
Cran de l'armoire qui était mort en  
1881 sans m'en avoir donné connaissance  
par cette femme de Femme avec laquelle  
ils sont ici qui ont assassiné & faussé  
ma signature en 1889, 1890, & m'ont  
arrêté pour m'empêcher de la dénoncer  
& me voler mon argent & mes mobiliers  
en 1891 le 7 mars & depuis ont tout  
fait pour me faire passer pour un  
à N. Y. C. & en porteur à Doughkepp  
& me maintenir ici dans les mêmes condi-  
tions en me faisant appeler & passer  
pour A. Mougrol ainsi qu'il a été  
fait indiquer sur la feuille de transport  
de Doughkepp ici le 3 Juin 1892  
depuis laquelle époque ils sont ici



**POOR QUALITY ORIGINAL**

0076

*Monsieur*  
Patients desiring to write letters must apply to the Medical Officer on Saturday morning.  
Letters containing news about other patients will not be forwarded.

Friends of Patients are requested not to send money or tobacco.  
Letters of inquiry concerning patients should be addressed to  
H. E. ALLISON, M. D., MEDICAL SUP'T STATE HOSPITAL,  
FISHKILL LANDING, N. Y.

Write here the Address of the person to whom this letter is to be sent.

*Monsieur le Procureur de  
La République, au Palais de Justice  
New York City*

*Alors  
bénédictat*

*Fishkill Landing, N. Y. le 23 Mars 1893*

*Monsieur le Procureur  
Je désigne Aphon François Mangroble.*

*Ci s'honneur de vous retenir la lettre que je vous  
ai adressée en 1891 et notamment en Juin, Octobre & Novembre 1892  
desquelles je n'ai par reçu de nouvelles, n'ayant nullement eu  
connaissance qu'il ait été donné suite aux plaintes par moi  
formées contre la femme Louise Adèle Comue à New York City  
sous le nom de Louise Adèle Deuar Née de Journaux à New  
York City depuis 9 ans & parfaitement connue moi aussi, dans  
le seul port de la Loire, les Journaux à leur Chêne en Bretagne  
ou Boguy. et contre divers Brigands Odeur Assassina &  
faussaires qui s'accorda avec elle on l'ont arrêté en 1891 le 7  
Mars à mon domicile & enfermé dans les prisons de City prison  
les Comber, Centre St. à New York City, on lui était en voyé son expresse  
accusations & notamment celle d'avoir voulu tuer un individu employé  
chez mon Epoux, Merle Perle 492 Blecker St. N.Y. City qui est maintenant  
né libre de Marchandises ce jour là; Auquel après m'avoir arrêté, ils  
ont babouiné & frappé la tête pour la lui faire enfler & prouver que  
j'avais tiré sur lui avec mon revolver qui est parti en jouant avec lui  
& lui montrant après lui avoir coupé en main ne sachant pas  
qu'il en avait dérangé la Boquette.*

*Je puis vous affirmer qu'il n'a été nullement touché par la  
balle qui en est partie ainsi que je l'ai déclaré à M. le Juge de Paix de  
City prison les Comber, qui a reconnu lui-même que l'individu avait  
la figure & la tête complètement désenflée & Claire & était en*

parfaite. Suite 3 jours après mon arrestation & sa prétention d'avoir été blessé, qui a ordonné ma mise en liberté & déclaré qu'il n'y avait pas lieu à Jugement contre moi, mais bien contre cet individu qui avait employé des Manœuvres frauduleuses pour me faire Arrêter & Condamner.

Je puis vous affirmer que je suis innocent & n'ai jamais Mérité être arrêté ni enfermé & qui était très estimé depuis qu'on m'a vu à New York City où je suis plus connu sous le nom de Sugar que sous celui de Mongrollet, à cause de cette femme & Sugar bien que mes quittances de Doyers & déclarations aient toujours été faites à mon nom Alphonse François Mongrollet étant seul propriétaire du Mobilier par moi apporté importé de France à New York City en 1882 Newarth tranquillement de mon travail avec cette femme de Compagnie dans laquelle j'avais toute confiance & que j'ai vu appeler qui m'avait sciemment volé & trahi depuis que j'ai été condamné. Seulement & qui tout le jour ont été que ce sont les Brégand & Poullet qui leur avaient volé le testament au titre l'ont eue. Dont a leg à moi fait, qui leur avaient déclaré qu'ils ne valaient rien rien maintenant & s'en étaient servis sans la prévenir & avaient commis en 1890 un assassinat sur la personne de M<sup>r</sup> Louis Eugène Legrand chez un sieur Tolain n<sup>o</sup> 20 rue Van & Guvier 17<sup>eme</sup> street à l'angle de la 7<sup>eme</sup> Avenue Croissant assassine ainsi qu'il le croient encore aujourd'hui M<sup>r</sup> de Washington, ancien Président de la République, l'un de mes principaux testateurs & Donataire qui était venu leur réclamer le testament par son la remettre

Je puis également vous affirmer que j'ai été arrêté & réintégré dans la prison de City prison la tombe que pour me racheter le vol des testaments Don & Legn à moi fait par eux, l'ad commis en 1889 par la femme Louise Odèle des Brégand en France chez ma mère & ma sœur lorsque j'étais à l'Exposition pour visiter l'Exposition & voir en même temps ma mère & mes frères & sœur la chargeant de demander à ma sœur de voir avec elle si le testament se trouvant dans l'armoire de ma mère avec mes papiers de classe, ne tenait pas le testament Don & Legn à moi fait de mon enfance, lorsque j'ai eu le Malheur d'être brulé & estropié du bras gauche, ainsi que ma mère m'avait souvent dit dans ma jeunesse qu'elle m'avait promis de m'en faire.



POOR QUALITY ORIGINAL

0879

FISHKILL LANDING, N. Y.

H. E. ALLISON, M. D., Medical Superintendent.

2 N Mangrove

*Handwritten:*  
transcribed

me rappelle avoir été rapporté par mon père qui  
est décédé sans en avoir pris connaissance des papiers  
de chez M<sup>re</sup> le Comte de Lyonne, du Marquis de  
M<sup>re</sup> Quartier (ou Carlier) de Forger Canton de  
Montreuil fauxbourg en 1899, époque où il est  
allé reporter la cause à Rome et à Gise de  
de ces M<sup>re</sup>s qui avaient fait dire à ma mère dans  
ma jeunesse après que j'aurais été brulé de se tranqui-  
liser à mon sujet, que je serais heureux un jour.

Qui a son retour de France on j'ai appris depuis  
que je suis arrêté elle était allée avec les insurgés  
qui sont encore aujourd'hui avec elle.

Plu bien de me remettre les testaments ou titres  
renfermant les dons & legs à moi faits les a remis  
à M<sup>re</sup> Miserable, qui de suite se sont empressés de  
commencer de faux de se faire passer pour moi en écrivant  
à mon nom & qui se voyant sans point d'être arrêtés  
ou craignant de l'être pour faciliter leur opération  
sont entrés à l'aide de l'argent qu'ils avaient touché pour  
moi au service des prisons de City Prison les Lombes Centre  
St. à N.Y. City comme entrepreneurs sous traitants &  
comme employés, s'y sont fait intéresser à force d'argent  
à qui pour pouvoir me voler & retirer des Prisons  
des Lombes & me conduire à Foughkeepin, voyant  
qu'ils ne pouvaient parvenir à me débarrasser à  
New York City on leur ont tout fait pour précipiter

POOR QUALITY ORIGINAL

0000

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H. E. ALLISON, M. D.,  
MEDICAL SUP'T MATTEAWAN STATE HOSPITAL,  
FISHKILL LANDING, N. Y.

Write here the Address of the person to whom this letter is to be sent.

*Mangrove*  
Mr. Edw. Fellow Dist. Attorney  
32 Chamber Street  
New York City

Fishkill Landing, N. Y., le 29 Avril 1892

Excellence Monsieur Fellow

Je viens vous informer que dans le courant de l'Année 1891 - 1892 & 1893 & dernière;

J'ai écrit plus de 10 lettres à Monsieur le Procureur de la République de New York City & à Monsieur le Président de cette du Tribunal Civil & Correctionnel de cette ville desquelles j'en ai reçu aucune réponse,

Que toutes ces lettres étant écrites en Français j'ai bien de croire que bien qu'elles aient été adressées par le soins de M<sup>rs</sup> Allison Directeur de cet établissement & par celui de Doughkeeps d'où j'ai été retiré pour être conduit ici le 3 Juin 1892 sont parvenues, mais n'ont pu être comprises de ceux qui les ont reçues, ou bien qu'étant écrites en Français elles ont été détournées par les employés ou secrétaires de ces Messieurs le Procureur de la République & Président du Tribunal.

*Je prie Monsieur Allison de vouloir adresser à M<sup>rs</sup> Fellow District Attorney Copie de la traduction de cette lettre en Anglais afin de lui éviter la peine de la faire traduire lui-même  
M<sup>rs</sup> Mangrove*

POOR QUALITY  
ORIGINAL

00001

Dans le but de leur éviter la peine de les faire traduire en Anglais ainsi que le fait ici M<sup>r</sup>. le Directeur Allison ou bien encore comme complices des Misérables qui m'ont fait arrêter dans le but de leur remettre ces lettres de cachet les crimes de ces misérables & de leur complicité à eux-mêmes (Car il est à ma connaissance que tous ceux qui sont ici avec moi, qui s'écrivent à leur Juge ou à leur Chef de District reçoivent exactement les réponses demandées.

Et j'ai la certitude que ces lettres n'ont pas été remises à M<sup>r</sup>. le Procureur de la République ni à M<sup>r</sup>. le Président des Tribunaux Civil & Correctionnel ni à M<sup>r</sup>. le Président ou Juge de la Cour Suprême auquel j'ai également écrit dans le courant du mois de Juin 1892. (Car je ne puis croire que ces Messieurs auraient négligé de faire traduire ces lettres & auraient par conséquent donné un aussi grand retard à donner suite aux plaintes par moi portées dans une affaire aussi grave que c'est elle-ci.)

Lorsqu'il s'agit de Vol de Testament d'une fortune énorme & de la confiscation d'un homme innocent de ses biens mobiliers & de sa captivité nuit et jour tant dans la Prison de New York City & City Prison les Lombes (ou il y a en de grande solitudes) ainsi qu'à la Doughkeepsie publiquement.)

Pourquoi aujourd'hui après avoir prévenu ma famille qui adressera le fond nécessaire à l'avocat

**POOR QUALITY ORIGINAL**

0882

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Letters of inquiry concerning patients should be addressed to  
H. E. ALLISON, M. D.,  
MEDICAL SUP'T MATTEWAN STATE HOSPITAL,  
FISHKILL LANDING, N. Y.

Write here the Address of the person to whom this letter is to be sent.

M. Magrilla

Fishkill Landing, N. Y., ..... 189

Prison la Combe ou ils les ont detruits tout bon, le ont fait passer dans Des Bain hydrothermique & Chimique dans lesquels ils ont voulu me plonger moi même les 15 & 16 Mars 1891 au lieu de me mettre en liberté ainsi que l'avait ordonné le Juge de City prison la Combe qui avait reconnu mon innocence & reconnu que l'un d'eux au nom duquel ils m'avaient fait arrêter si était fait passer la tête & la figure pour se la faire enfler monstrueusement & faire croire que c'était la balle de mon Révolver qui était parti de mon Mâin en passant avec lui & le lui montrant croyant que la Baguette était bien à sa place ainsi qu'elle y'était quelques minutes avant de lui confier en main, (Bain de laquelle je les en ai vu retirer un homme quelques jours après tout habillé de Noir & chauve sur la tête) Voici les faits & commencement de cette Malheureuse affaire.

Qu moi 9 Octobre 1889  
La femme Louise Adèle, Lucas, ma femme de Compagnie de laquelle j'ignorait l'inceste, me pria de la laisser aller à Paris visiter l'Exposition Universelle, me promettant d'aller au même lieu voir ma Chère chez M<sup>de</sup> Balloy à

POOR QUALITY ORIGINAL

0003

Marshall sur Seine (Seine & Marne) & savoir des nouvelles de ma mère & de mon père & Voisin, qd j'aimais

Le 3 Octobre 1899 je la conduisis au Palais avec sa malle à l'aide de mon cheval & de mon Boguy seule & ignorant certainement qu'elle allait avec des insurges dans le but de me voler tout ce que je possédais de plus cher si elle le pouvait. (en me volant les testaments que j'avais chargés de demander à ma sœur si ce ne serait pas ces testaments, que j'avais dû rapporter par mon père de côté qui auraient été par lui oubliés dans le baril de l'armoire avec mes papiers de classe sans en avoir pris connaissance)

Je lui fis remarquer que ces papiers étaient d'une très grande importance & lui défendis de les montrer ou laisser voir à personne dans son voyage. Ma sœur & elle seule devant les voir & de me les rapporter tout enroulés tels qu'ils auraient été trouvés.

Malgré de suivre mes observations cette Misérable fit à peine le chemin aller & retour chez ma sœur & revint trouver le Misérable avec lesquels elle était part & leur remit les testaments sans même les avoir fait voir à ma sœur

Et de retour à New York City elle m'affirma ne pas en avoir vu que c'était ma sœur qui lui avait remis les papiers de classe lui disant qu'il n'y avait aucun autre papier avec que mon image de classe

Alors d'accord avec le Misérable qui était pour moi + cette misérable + me fit arrêter + j'ignorais sa fourberie & son vol, j'étais alors arrêté pour le bruit & sous la fausse déclaration de l'individu qui avait déclaré que j'avais voulu le tuer avec mon revolver j'étais loin de croire que c'était par elle qu'il avait agi ainsi & me laissai conduire au Poste, & le lendemain je fus très surpris de voir l'individu & Nomme Perrot la tête toute bandée & la figure enlappée j'i protestai toujours de mon innocence & le Juge consentit à me mettre en liberté moyennant la somme de 200<sup>+</sup> Dollars + que je chargeai la femme Louve de Caution offerte par moi

cette misérable me fit arrêter 7 mars 1900

**POOR QUALITY ORIGINAL**

0004

Patients desiring to write letters must apply to the Medical Officer on Saturday morning.  
Letters containing news about other patients will not be forwarded.  
Friends of Patients are requested not to send money or tobacco.

Letters of inquiry concerning patients should be addressed to  
H. E. ALLISON, M. D.,  
MEDICAL SUP'T MATTHEWAN STATE HOSPITAL,  
FISHKILL LANDING, N. Y.

Write here the Address of the person to whom this letter is to be sent.

*Mongrola*  
J'espère que vous voudrez bien chers  
Digne M<sup>r</sup> Hollow m'honorer  
d'une réponse & faire traduire cette  
lettre si vous ne pouvez lire français  
Fishkill Landing, N. Y. 189

que j'ai lui ai désigné pour s'occuper immédiatement de  
faire le nécessaire.

Je vous avec confiance Madresse à son  
Excellence Monsieur Hollow comme chef de District  
Attorney, pour vous prier chers & Digne Monsieur de vouloir  
bien, Prévenir son ce Messieur de la haute Justice &  
le prier de faire promptement diligence dans cette affaire  
qui dure depuis bientôt 7 années, savoir

2 années avant mon arrestation, en 1889 l'édit  
testamentaire & envoi en possession frauduleux par 1890 l'arres-  
tation & assassinat d'un des chefs des Messieurs mes  
Donnataires ou l'estateurs non encore de séde, <sup>à cette époque que</sup> venus à  
New York City pour réclamer son droit & le mien  
assassiné à New York city fin mars ou premier jour d'avril  
1890 j'étais avenue Angle de la 17<sup>e</sup> rue que les misérables  
ont fait courir le bruit être M<sup>r</sup> de Wash

Président de la République Américaine & doit être un  
M<sup>r</sup> Legend, gendre de M<sup>r</sup> <sup>le Comte</sup> du Manoir de Berger  
Canton de Montreuil faubourg journal (Seine & Marne)  
& qu'ils disent avoir assassiné chez l'épicier & Marchand de vin  
en gros nommé Follain, ce M<sup>r</sup> bien connu & mal connu

parfaitement pour avoir demeuré dans une Boutique de  
 la rue dite N<sup>e</sup>me rue au N<sup>o</sup> 103 resté longtemps employé dans  
 sa Cave où il l'aurait parait il été retiré en 1891 au mois  
 de Mars ou Avril 1891, pour être enseveli parait il avec le  
 Corps du Directeur même de City Prison le Combr de l'écide dans  
 le dernier jour que je suis resté à City Prison le Combr de l'écide  
 N<sup>o</sup> 1 de New York City, parait il s'agissait parait il l'entrepreneur  
 & son Directeur & employés voleurs & porteurs de testament  
 à moi fait qui se sont introduit dans cette prison d'accord  
 avec ce Directeur à l'aide de l'argent provenant des deux  
 Testaments & legs à moi fait, qui m'ont arrêté ou fait  
 arrêter le 7 Mars 1891 à mon domicile 91 Baxter St  
 Maison Carajshino Piana, <sup>M<sup>rs</sup> de l'Inn & l'Inn</sup> pour me voler & la chose personnelle  
 ment, me voler mon argent mon habillement, mes Montres  
 & chaînes en or & en argent qui m'ont porté sur eux & dont ils  
 sont parait ils ont, ils d'accord avec la femme Louise Adèle  
 ma femme de Compagnie comme à New York City comme  
 marchande de journaux français sous le nom de Louise  
 Adèle Lucan avec laquelle ils se sont envenimés à Boston  
 en Juin & Juillet 1891 après m'ay avoir induit & envenimé  
 malgré mon innocence reconnu par le Juge de City Prison  
 les Combr qui a ordonné ma mise en liberté & on m'a  
 resté jusqu'au 3 Juin 1892 époque à laquelle j'ai été conduit  
 ici & on m'a y sont demeuré eux mêmes & on m'a  
 sont encore aujourd'hui, ils sont & voyant ce que j'ai  
 d'honneur de mon carrière, à l'aide d'un opposéur établi  
 pour me permettre de retrouver tout le bien & objet à  
 moi appartenant & pourvants justifier mon innocence  
 & ma non culpabilité & rétablir sérieusement la loi  
 Et en 1891 Antérieurement on parait ils ont  
 Mon Arrestation ont arrêté & assassiné, l'autre de ces Messieurs  
 mes Douaniers ou représentants & 2 dames venant avec  
 eux Croquant y trouver M<sup>rs</sup> Legrand & moi.  
 Ayant reçu des lettres de ces misérables écrites  
 en mon nom Alphonse François Mongrolle  
 qu'ils ont arrêté conduits dans les appartements de City

POOR QUALITY  
ORIGINAL

0886

Je voulais bien trouver le lendemain même, ignorant que  
cette coquine avait cessé de porter le journal le lendemain  
même de mon arrestation. de telle sorte que 3 jours après  
cette Coquine disant qu'elle n'avait pas d'argent & n'avait  
pas pu trouver de caution & que M<sup>rs</sup> Dupré n'avait  
pas voulu venir me représenter & se défendre à l'audience  
le Juge voyant que cet individu avait la figure complètement  
désanglée & ne portait plus aucune trace de blessure, me proposa  
de rendre son jugement en l'absence de tout défenseur ou de  
remettre à 2 jours ou 13 Mars courant j'optai en voyant que  
la femme Louise Adèle & Isaac n'avaient pas amené  
avec elle d'avocat, prit le parti de supprimer l'affaire  
& d'ordonner ma mise en liberté.

Le greffier m'envoya chercher lorsque je m'approchai  
de l'audience le juge s'étant retiré, M<sup>rs</sup> femme Barbier  
se disant avocat me dit en Français moi je veux bien  
quitter moyennant 500 Dollars de caution & comme  
cette Coquine de Louise Adèle déclarait ne pas pouvoir  
la trouver ni ayant pu en trouver 200 cet individu me  
fit reconduire dans la prison & ce fut que le 17 avril  
j'optai on lui ont déclaré eux même me condamner  
à perpétuité à 9 heures 1/2 du matin.

POOR QUALITY  
ORIGINAL

0887

que j'ai appris sérieusement la culpabilité de cette  
Miserable femme lorsqu'elle ont dit non à son mari  
et qu'après avoir séjourné dans la prison avec elle son mariage  
avec l'un d'entre eux son nom Alphonse P. Mongroffe  
ils m'ont conduit le lendemain 10 Avril du même mois  
1899 à Poughkeepsie. En conséquence j'espère que l'organe  
vous avez donné connaissance de ce fait à ces Messieurs  
de la justice ils voudront bien faire arrêter immédiatement  
la femme Louise Adèle Lucas et tous les misérables qui  
sont ici avec elle à Fishkill Landing et ceux qui sont  
restés à New York City et Poughkeepsie.

Ces Misérables sont ~~Darwin~~ ~~Conan~~ ~~Conan~~ ~~Conan~~ ~~Conan~~  
Prison qui n'est d'autre que l'propriétaire ~~de~~ ~~la~~ ~~maison~~ ~~et~~  
femme ~~sa~~ ~~maison~~ (appelée ~~de~~ ~~la~~ ~~maison~~) située aux n<sup>os</sup> 103,  
104 et 107 de la 3<sup>e</sup> ~~avenue~~ ~~à~~ ~~New~~ ~~York~~ ~~City~~, de l'autre  
de la femme et son employeur ~~de~~ ~~la~~ ~~maison~~ ~~de~~ ~~la~~ ~~maison~~ ~~de~~  
le Nom de M<sup>rs</sup> Louisa ou ~~de~~ ~~la~~ ~~maison~~ ~~de~~ ~~la~~ ~~maison~~ ~~de~~

~~Comptant sur votre humanité digne de tout autre~~  
excellente bonté pour me rendre le service demandé  
devant la justice je vous prie de vouloir bien agréer  
avec mes remerciements mes Salutations Respectueuses  
Alphonse François Mongroffe

POOR QUALITY ORIGINAL

0000

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*Alphonso Mongrol*

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

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

The said *Alphonso Mongrol*

late of the City of New York, in the County of New York aforesaid, on the  
*fourteenth* day of *March* in the year of our Lord  
one thousand eight hundred and *ninety one*, with force and arms, at the City and  
County aforesaid, in and upon the body of one *Louis V. Tognola*  
in the Peace of the said People then and there being, feloniously did make an assault and  
to, at and against *him* the said *Louis V. Tognola*  
a certain pistol then and there loaded and charged with gunpowder and one leaden  
bullet, which the said *Alphonso Mongrol*  
in *his* right hand then and there had and held, the same being a deadly and  
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,  
with intent *him* the said *Louis V. Tognola*  
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  
*Alphonso Mongrol*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Alphonso Mongrol*

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 *Louis V. Tognola* 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

*Louis V. Tognola*  
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet,  
which the said *Alphonso Mongrol*

in *his* right hand then and there had and held, the same being a weapon and  
an instrument likely to produce grievous bodily harm, then and there feloniously did  
wilfully and wrongfully shoot off and discharge, against the form of the statute in such case  
made and provided, and against the peace of the People of the State of New York, and  
their dignity.

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

0889

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Moore, John

**DATE:**

03/10/91



3977

POOR QUALITY ORIGINAL

0890

Copied in file to be sent for

Witnesses:

Margaret Spelman  
Off. Keefe

Bad

Counsel,  
Filed  
Pleas  
of  
1897

Grand Larceny, Search Degree  
(From the Person.)  
[Sections 528, 531 of 1862 Pennl Code]

THE PEOPLE

vs.  
John Moore

DELANCEY NICOLL,  
JOHN R. FELLOWS

District Attorney.

A True Bill.

Alfred [unclear]

Foreman  
Part III May 19 1897  
Please Peter Larceny  
Wm G. [unclear]

We recommend the acceptance  
of this plea of petit larceny in this  
entire case and a light sentence  
be granted instead of punishment  
by other means  
Wm G. [unclear]

People  
as  
John Moore  
G. L.

This case given me on March  
11<sup>th</sup> to examine —  
on March 13<sup>th</sup>  
Margaret Spillane — complainant  
sup. —  
was at Mass 11<sup>1/2</sup> at Father  
C. Linn's church funeral — church  
very crowded — Complainant was  
in a pew — was saying my beads  
after I got through I put the  
beads in my pocket book which  
then contained 85 cents in my deep  
pocket — then left the church  
and went to 8<sup>th</sup> & 3<sup>rd</sup> Ave Elevation  
Station I then discovered my  
pocket was gone — I have no idea  
who took it. Saw a crowd went to  
the station Home E. 8<sup>th</sup> & 27<sup>th</sup> precinct  
then saw John Moore the prisoner  
in the custody officer Keefe. Prisoner  
was searched & complainant's pocket  
book was taken from prisoner containing three  
quarters & a ten cent piece — all which  
complainant identified as her property —

POOR QUALITY ORIGINAL

0892

District Attorney's Office.

PEOPLE

vs.

John Moore  
Sheehan to

call on Tuesday  
March 31<sup>st</sup>  
one P.M.  
to furnish Bail  
G.S.B.

District Attorney's Office.

PEOPLE

vs.

John Moore

Agreeably to  
George Bedford's  
request these  
papers are  
transmitted to  
you  
Rory

Reverend  
B. Moore B. is confined  
home under the  
John

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE

vs.

John Moore  
G. L.

Submitted to me  
March 11<sup>th</sup> Examined  
March 12<sup>th</sup> Examined  
officer Keefe  
March 13<sup>th</sup> Examined  
Compt. C.

officer Cottrell  
officer Grady

vide within report

TO THE CHIEF CLERK.

Please send me the Papers in the Case of  
PEOPLE

vs.

John Moore  
 Interview with  
 Mr. Sheehan  
 explained everything  
 fully. Sheehan says  
 that an officer  
 told Moore's sister  
 Carey C. <sup>District Attorney.</sup> ~~Sheehan~~  
 for attorney -  
 Sheehan is  
 to provide sister on  
 March 26<sup>th</sup> / 1934  
 on March 26<sup>th</sup> Sheehan  
 & Moore's sister called  
 they saw Sheehan & [unclear]

POOR QUALITY  
ORIGINAL

0894

called on Mr. Smith  
I explained the case  
to him - & he said  
he would see about  
bail - that the amount  
was  $2,000$  -  $1,000$   
as it is hard  
real estate

POOR QUALITY ORIGINAL

0895

District Attorney's Office.

May 5 - Park 3 McK  
PEOPLE  
vs.

John Moore

Put the case on  
in Gross's calendar. I have  
arranged to accept  
a plea of guilty  
to the charge & to  
recommend a  
light sentence in  
view of the facts.  
J. S. [Signature]

2

Officer Keefe searched John Moore at Station House and found in Moore's hip pistol pocket a complaint, pocket book - \$8 cents & beads.

Then Complaciant entered the Station House - Prisoner saw her and exclaimed - "Hide that!" Officer Keefe said "Why is that what you stole!?" Prisoner said "yes" - "I will do as much for you!" - Then Complaciant identified the pocket book as hers:

Officer Keefe tells me that Officer Cottrell of central office says Moore's picture is in the Rogues gallery in some town in Connecticut & that Moore has been arrested in Connecticut for passing pocket & that Cottrell has 2 pictures of Moore sent him from Connecticut.

Officer Cottrell - on March 25<sup>th</sup> 91 showed <sup>me</sup> John Moore's picture <sup>taken at</sup> William Antelena from Rogues gallery Oct 1<sup>st</sup> 1890 & arrested at Danbury Conn. '89 as a pick pocket by Officer Green Brady. Moore is known to Detective ~~Green~~ - as a professional pickpocket & is a companion of professional pickpockets viz John Coney & Tom Hill & Willie Dorendy who is now in Sing Sing as a pickpocket.

People

John Moore

Investigation

of case by

Gunning J. Redden

Case submitted  
on March 11<sup>th</sup>

on March 13<sup>th</sup>

Examined complainant  
& Officer Keefe

vide Officer Corbels  
Sketch of Moore  
within -

POOR QUALITY ORIGINAL

0099

Police Court 5 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

Margaret Spillane  
of No. 1326 Lexington Avenue Street, aged 68 years,  
occupation Housekeeper being duly sworn

deposes and says, that on the 2 day of March 1899 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One pocket book containing good and lawful money of the United States amounting to 85-cents and prayer beads & all amounting to One dollar

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 Moore (now here) for the reason following to wit;

Deponent was on said date was in St Lawrence's Church at E 84<sup>th</sup> Street and Park Avenue, and had the said pocket Book in the pocket of the dress that she then wore. Deponent missed said pocket book, and Deponent is informed by Officer Keefe of the 27<sup>th</sup> Police Precinct that he arrested Defendant and at the time of said arrest the Defendant had in his possession the said pocket book and contents. Deponent has seen the pocket book and contents taken from said Defendant and fully identifies it as her property.

Margaret X. Spillane  
mark

Sworn before me this 3 day of March 1899  
M. J. Keefe  
Police Justice.

**POOR QUALITY ORIGINAL**

0900

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 30 years, occupation Police Officer of No. 27 Reverie Street, being duly sworn deposes and

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

Sworn to before me, this 3 day of March 1889 } Thomas Keefe

A. A. Biddle  
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0901

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

*John Moore.*

Question. How old are you?

Answer.

*19 years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*331 N. 73rd St. 9 months*

Question. What is your business or profession?

Answer.

*Florist*

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 refuse to say any  
thing at present.*

*John Moore.*

Taken before me this

day of *Sept* 189*9*

*M. J. Kelly*

Police Justice.

POOR QUALITY ORIGINAL

0902

W. H. ...  
Murray ...

March 3<sup>rd</sup> 1891

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court ... District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Margaret ...  
1826 ...  
John Moore

Offence ...  
from the Person below

Dated March 3<sup>rd</sup> 1891

M. ...  
Magistrate

Witnesses ...  
Officer



No. ...  
to answer

45 ...  
500 ...

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 ... 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 March 5<sup>th</sup> 1891 ... 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.

POOR QUALITY ORIGINAL

0903

### Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*John Moore*

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

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

The said *John Moore*

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

*one silver coin of the United States of the kind called half dollars, of the value of fifty cents, three silver coins of the kind called quarter dollars, of the value of twenty-five cents each, four silver coins of the kind called dimes, of the value of ten cents each, eight nickel coins of the kind called five cent pieces, of the value of five cents each, ten coins of the kind called cents, of the value of one cent each, one pair of prayer-beads of the value of ten cents and one pocketbook of the value of twenty-five cents*

of the goods, chattels and personal property of one *Margaret Spillane* on the person of the said *Margaret Spillane* then and there being found, from the person of the said *Margaret Spillane* 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 Moore*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*John Moore*  
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,

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

of the goods, chattels and personal property of one

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

*Margaret Spillane*  
unlawfully and unjustly, did feloniously receive and have; the said

*John Moore*  
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,  
~~JOHN R. FELLOWS,~~  
District Attorney.

0905

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Moskowitz, Aaron

**DATE:**

03/13/91



3977

**POOR QUALITY ORIGINAL**

0906

252  
*J. M. [Signature]*

Counsel,  
Filed *13* day of *March* 1891  
Pleads *14* July 16

THE PEOPLE  
vs.  
*A*  
*Aaron Moskowitz*  
[Section 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]

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

*For [Signature]*

**A TRUE BILL.**

*[Signature]*

*Subscribed and sworn to before me on March 30, 1891. Foreman.*  
*Fried and [Signature]*

Witnesses:  
*Moses Kengler*  
*Off. Katsch*

**POOR QUALITY ORIGINAL**

0907

Police Court— 3rd District.

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

of No. 146 Ridge Street, aged 26 years,

occupation Stationary Power being duly sworn

deposes and says, that the premises No. 146 Ridge Street, 11<sup>th</sup> Ward

in the City and County aforesaid the said being a tenement building,

the 2<sup>nd</sup> floor and basement of

and which was occupied by deponent as a stationery and jobbing business

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

were BURGLARIOUSLY entered by means of forcibly loosening and  
detaching two boards of a partition in  
said basement

on the 7<sup>th</sup> day of March 1891 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

A quantity of dried  
mushrooms, of the value of about  
Twenty Dollars

the property of deponent and his copartner Abraham Rabi  
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  
Haron Moskowitz (now  
here)

for the reasons following, to wit: Deponent says, - said property  
was contained in the basement of said pre-  
mises from where he missed same.

Deponent further says - he is informed by  
Officer William Walsh of the 7<sup>th</sup> Precinct  
that at about 11:30 PM of said date, he  
saw defendant on Division Street, and  
from information he received, arrested  
him, on suspicion of having committed

POOR QUALITY ORIGINAL

0908

a baremy defendant having a quantity of  
mushrooms in his possession.

Deponent further says - he identifies  
said property found in defendant's possession  
as aforesaid, as being his property.

Wherefore deponent charges defendant  
with unlawfully entering said premises  
and taking, stealing and carrying away said  
property from his and co-partners possession  
sworn to before me, Moses Huzler  
this 2nd day of June 1891

M. M. M. M.  
Police Justice.

Dated \_\_\_\_\_ 188\_\_ Police Justice.

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

There being no sufficient cause to believe the within named  
Dated \_\_\_\_\_ 188\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188\_\_ Police Justice.

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

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

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

THE PEOPLE, etc.,  
on the complaint of \_\_\_\_\_

vs.

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

Offence—BURGLARY.

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

Magistrate.

Officer.

Clerk.

Witness, \_\_\_\_\_

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

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

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

to answer General Sessions.

POOR QUALITY ORIGINAL

0909

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William Walsh*  
aged \_\_\_\_\_ years, occupation *Officer* of No. \_\_\_\_\_

*7<sup>th</sup> Precinct* Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *Moses Kingler* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *9<sup>th</sup>* day of *March* 1890, } *William Walsh*

*[Signature]*  
Police Justice.

(3802)

**POOR QUALITY ORIGINAL**

0910

3-District Police Court.

Sec. 198-200.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Aaron Moskowitz* 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. *Aaron Moskowitz*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Hungary*

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

Answer. *225 Stanton St - 4 months*

Question. What is your business or profession?

Answer. *Peddler*

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

Answer. *I am not guilty.*  
*Aaron Moskowitz*

Taken before me this  
day of *Jan* 1910  
*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0911

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

Police Court... 3 - District.

333

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Moses Temple  
146. East St.  
Harold Mowbray

Offence  
Burglary

Dated March 9, 1891

William Magistrate

William Magistrate

Witnesses

Jack Flynn

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

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

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

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



to answer  
C. M. ...

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 *200* 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 *March 9* 1891 *Wm. ...* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

POOR QUALITY  
ORIGINAL

0912

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Aaron Moskowitz*

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

*Aaron Moskowitz*

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

The said

*Aaron Moskowitz*

late of the *Eleventh* Ward of the City of New York, in the County of New York  
aforesaid, on the *seventh* day of *March* in the year of our Lord one  
thousand eight hundred and *seventy-one*, with force and arms, in the

*night* - time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one *a certain building to wit:*

*the building of one Moses Kuzler*

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

POOR QUALITY  
ORIGINAL

0913

SECOND COUNT—

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

Aaron Moskowitz

of the CRIME OF Petit LARCENY, committed as follows:

The said

Aaron Moskowitz

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,

a quantity of dried mushrooms, a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of twenty dollars

of the goods, chattels and personal property of one

Moses Kingler

in the dwelling house of the said

building Moses Kingler

in the building

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

**POOR QUALITY  
ORIGINAL**

0914

THIRD COUNT—

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

*Aaron Moskowitz*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*Aaron Moskowitz*  
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,

a quantity of dried mushrooms (a more particular description whereof is to the Grand Jury aforesaid unknown,) of the value of twenty dollars

of the goods, chattels and personal property of

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

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

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

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

09 15

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mulligan, Joseph J.

**DATE:**

03/31/91



3977

**POOR QUALITY ORIGINAL**

0916

Witnesses;

Annie Steindor  
A. Mangels  
Offt. Evershae

*Wm. H. Mayer*  
Counsel,

Filed  
Day of *April* 1891  
Placed, *Properly*

THE PEOPLE

vs.

*Joseph J. Mulligan*

Forgery in the Second Degree,  
(Sections 511 and 521, Penal Code.)

OF LANCEY NICOLL,  
JOHN R. FELLOWS

District Attorney.

*W. H. Mayer*

**A True Bill.**

*Alfred C. Williams*

Sept 2 - April 14, 1891  
Tried and Acquitted on the ground  
of variance between the proof and  
the indictment.

**POOR QUALITY ORIGINAL**

0917

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Joseph J. Mulligan* 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. *Joseph J. Mulligan*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *38 St Mark Pl. 3 weeks*

Question. What is your business or profession?

Answer. *Private*

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* *Joseph J. Mulligan*

Taken before me this

day of

*March* 189*1*

*John J. [Signature]*

Police Justice

POOR QUALITY ORIGINAL

0918

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

Police Court... 2 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Henry*  
*He was arrested at*  
*his home in*  
*Brooklyn, N.Y.*  
*Joseph J. Mulligan*

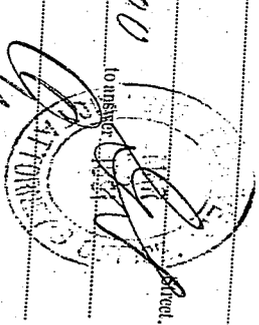
1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offence *Grand Larceny*

Date *March 21 1891*

*Stord* Magistrate  
*Everloft* Officer  
*BO* Precinct

Witnesses *Albert Hanger*  
 No. *339 Bowery* Street  
*Shelton*  
 No. \_\_\_\_\_ Street

No. \_\_\_\_\_  
 \$ *1000* to insure \_\_\_\_\_  
 \_\_\_\_\_



393

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 *1000* 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 *March 24 1891* *J. Henry Bond* 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.

POOR QUALITY  
ORIGINAL

0919

John Swarts

M

~~Can~~ home tomorrow.

Will I come here now

Can I see you home.

Joseph J. Milligan  
New York

POOR QUALITY ORIGINAL

0920

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph J. Mulligan

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

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

The said

Joseph J. Mulligan, late of the City of New York, in the County of New York aforesaid, on the fifth day of January in the year of our Lord one thousand eight hundred and ninety with force and arms, at the City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit:

an order for the payment of money,

which said forged order is as follows, that is to say:

New York  
Jan 5, 1890

Paying Teller  
Please pay to the bearer sixty dollars, (60), and charge to my account, as I am sick and cannot get out of my bed to go myself.

I want the money to pay my doctor and my board.

Erie Steinhof

with intent to defraud, 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.

POOR QUALITY  
ORIGINAL

0921

SECOND COUNT—

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

*Joseph J. Mulligan*  
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

*Joseph J. Mulligan*  
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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*

*an order for the payment of money,*  
which said forged *order*  
is as follows, that is to say:

*New York*  
*Jan 5, 1890*

*Paying Teller*  
*Please pay to the bearer sixty*  
*dollars, (60), and charge to my account,*  
*as I am sick and cannot get out of*  
*my bed to go myself.*

*I want the money to pay my*  
*doctor and my board.*  
*Eric Steinhof.*

with intent to defraud *the* *Joseph J. Mulligan* *the said* *Mulligan* then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

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

0922

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mullin, John

**DATE:**

03/11/91



3977

0923

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Smith, George

**DATE:**

03/11/91



3977

0924

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Goodwin, Charles

**DATE:**

03/11/91



3977

POOR QUALITY ORIGINAL

0925

Witnesses;

James Egan

Counsel

Filed

Pleas

11 day of March 1891

THE PEOPLE

vs.

John Stullin,  
George Smith,  
and  
Charles Goodwin

DE LOUCEY NICOLA  
JOHN R. FELLOWE

District Attorney.

urgently in the Third degree.  
degrees (Kernoy, second  
[Section 498, 506, 512, 513, 1900]

A True Bill.

*Alfred C. ...*

March 12/91 Foreman.

*Chas. ...*

Read by Eley

1071.243 Ed. ...

POOR QUALITY ORIGINAL

0926

Police Court 15th District.

City and County of New York, ss.:

of No. 183 Greenwich Street, aged 50 years, occupation Manufacturer being duly sworn

deposes and says, that the premises No 183 Greenwich Street, in the City and County aforesaid, the said being a five story building

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

were **BURGLARIOUSLY** entered by means of forcibly opening a door leading from a hallway of the third floor into a water closet with a key and thereafter cutting out a piece of wood of said door and forcibly pushing back an iron fastening attached to the same and opened said door leading into said premises on the 7th day of March 1891 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Forty two boxes containing 2300 cigars of the value of one hundred and twenty five dollars

the property of deponent's Partners and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

**BURGLARY** was committed and the aforesaid property was stolen, and carried away by John Mullins, George Smith, Charles Goodwin (all names) and John Doe or called not arrested for the reasons following, to wit: That deponent is informed by Samuel Geizler that he saw said Mullins and Smith and two others going in hallway of the aforesaid premises and thereafter he saw said Mullins and Smith come out of the same with boxes of cigars in their possession. That said Geizler followed said defendant Mullins and caused his arrest by officer Flynn of the Second

POOR QUALITY ORIGINAL

0927

Precinct - Department is further informed by William Flynn of the Second Precinct Police that he found part of the aforesaid property in the possession of said Mullen<sup>sm</sup> Smith and said Goodwin acknowledged and confessed in the presence and hearing of William Flynn, Arthur A Carey<sup>sm</sup> Samuel Geizer that he was in company with other said defendants and assisted them in the aforesaid act

Sworn to before me  
The 9th day of March 1891  
James Fissin  
Police Justice

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

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Burglary

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

Magistrate.

Officer.

Clerk.

Witnesses:

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

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

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

**POOR QUALITY ORIGINAL**

0928

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 35 years, occupation Muchant of No. 181 Greenwich Street, being duly sworn deposes and

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

Sworn to before me, this 9 day of March, 1891 }  
Samuel Geizer  
[Signature]  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 46 years, occupation Police officer of No. Second Grand Street, being duly sworn deposes and

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

Sworn to before me, this 9 day of March, 1891 }  
William Flynn  
[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0929

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 25 years, occupation Arthur A. Carey  
Police officer of No.

2d Precinct Police Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of James Finn

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

Sworn to before me this 9th day of Nov 1928 Arthur A. Carey

[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

0930

Sec. 196-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*George Smith* 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.

*George Smith*

Question. How old are you?

Answer.

*23 years*

Question. Where were you born?

Answer.

*Trist India*

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

Answer.

*No 9 Chatham Square 2ms*

Question. What is your business or profession?

Answer.

*Amusing matter*

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

Answer.

*I am guilty of taking  
the property from the  
hallway*

*George Smith*

Taken before me this  
day of *March* 188*9*

Police Justice

*[Signature]*

POOR QUALITY ORIGINAL

0931

Form 100-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*John Mullin* 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 Mullin*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *9 Duane St 2 mos*

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 of taking the property from the railway*

*John Mullin*

Taken before me this  
day of *March* 188*9*  
*[Signature]*  
Police Justice.

**POOR QUALITY ORIGINAL**

0932

Sec. 198-200.

1  
District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles Goodwin* 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 Goodwin*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *M - S*

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

Answer. *9 Duane St Three mo*

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 of the charge  
C. Goodwin*

Taken before me this

day of *Sept* 191*9*

*[Signature]*

Police Justice.

POOR QUALITY ORIGINAL

0933

Police Court... 1st District

223

THE PEOPLE, &c.,  
ON THE COMPLAINT

James Vinn  
183 Broadway  
John Muller  
George Smith  
Charles Goodwin  
Offence: Burglary

BAILED,  
No. 1, by  
Residence  
Street

No. 2, by  
Residence  
Street

No. 3, by  
Residence  
Street

No. 4, by  
Residence  
Street

No. 5, by  
Residence  
Street

Dated: Nov 9 1891

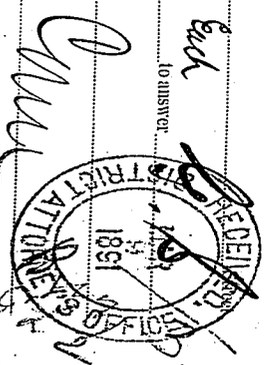
Stewart Fogans  
Officer

Witness: Samuel Egan  
No. 181 8th Street

William Flynn  
Street

Arthur A. Casey  
No. 22 Presnet-Place  
Street

No. 1077  
to answer



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Muller, George Smith, Charles Goodwin guilty thereof, I order that they be held to answer the same and they be admitted to the sum of 100 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until they give surety.  
Dated: Nov 9 1891 Stewart Fogans 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.

POOR QUALITY ORIGINAL

0934

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

*Capt. B...* 189 *x*

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer *Flynn*  
attached to your command in  
*W. C. ...* in relation to the case of  
*James ...*  
sentenced *...* to *eighty*  
*years and ...* months imprisonment by  
*Judge ...*

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

POOR QUALITY ORIGINAL

0935

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 Mullin, George Smith and Charles Goodwin

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

John Mullin, George Smith and Charles Goodwin

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

The said

John Mullin, George Smith and Charles Goodwin, all

late of the Third Ward of the City of New York, in the County of New York aforesaid, on the seventh day of March in the year of our Lord one thousand eight hundred and ninety one, with force and arms, in the night - time of the same day at the Ward, City and County aforesaid, the dwelling house of one a certain building to wit:

the factory of one James Finn

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

**POOR QUALITY ORIGINAL**

0936

SECOND COUNT—

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

*John Mullin, George Smith and Charles Goodwin*

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

The said *John Mullin, George Smith and Charles Goodwin*, all —

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,

*Twenty-three hundred cigars of the value of five cents each, and forty-two boxes of the value of five cents each*

of the goods, chattels and personal property of one

*James Finin*

in the dwelling house of the said

*factory James Finin* —

*in the factory*

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

**POOR QUALITY ORIGINAL**

0937

THIRD COUNT—

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

*John Mullin, George Smith and Charles Goodwin*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*John Mullin, George Smith and Charles Goodwin, all*

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,

*twenty-three hundred cigars of the value of five cents each and forty-two boxes of the value of five cents each*

of the goods, chattels and personal property of

*James Finn*

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

*James Finn*

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

*John Mullin, George Smith and Charles Goodwin*

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,  
~~DE LANCEY NICOLL~~  
JOHN B. FELLOWS,  
District Attorney.

0938

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mulvey, Michael

**DATE:**

03/25/91



3977

POOR QUALITY ORIGINAL

0939

*W. N. Kelly*

Counsel,  
Filed *25* day of *March* 1891  
Pleads, *Not guilty*

THE PEOPLE  
vs.  
*Grand Jury of*  
*1891 Washington*  
*and D.C.*  
*Michael Hubrey*

*Section 498, et seq. of the Code of Procedure*  
*of the District of Columbia*

DE LANCEY NICOLL,  
JOHN R. FELLOWES  
District Attorney.

A True Bill.

*Alfred C. ...*

*Subscribed and sworn to before me on*  
*March 21, 1891, Foreman.*  
*Heads of the Jury*  
*Stephen ...*  
*James R. ...*  
*April 2*

Witnesses:  
*Par a Kull*  
*Off. Cancy*

**BEST QUALITY ORIGINAL**

0940

25744

National Loan Office,  
90 GREENWICH STREET, N. Y.

E. MENDELSON, Jr

1891

*George Hoer*

*Twenty Five Dollars*

*Lee*

is Good for One Year Only.  
Not accountable for Loss or Damage by Fire,  
Breaking, Stealing or Mutilation.

Rates of Interest.

On sums of One Hundred Dollars, or  
under, 3 per cent. per month or any fraction  
thereof for first six months, and 2 per cent. per  
month thereafter. On sums over One Hundred  
Dollars, 2 per cent. per month for first six  
months, and 1 per cent. per month thereafter.

POOR QUALITY ORIGINAL

0941

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 14 DISTRICT.

of No. Arthur A. Carey Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn deposes and says,

that on the \_\_\_\_\_ day of \_\_\_\_\_ 188 \_\_\_\_\_  
at the City of New York, in the County of New York, Mamie Lynch

is a necessary and material witness against Michael Mulvey, who is charged with having committed a Burglary, and deponent further says that he is led to believe that the said Mamie Lynch will not appear at said trial.

Deponent therefore asks that the said Mamie be held to await the said trial or find surety for her appearance at said trial.

Arthur A. Carey

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 188 \_\_\_\_\_

Police Justice

POOR QUALITY ORIGINAL

0942

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 14 DISTRICT.

of No. *Arthur A. Casey* Street, aged \_\_\_\_\_ years, occupation *Police Officer* being duly sworn deposes and says,

that on the \_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_\_ at the City of New York, in the County of New York, *Mamie Lynch*

is a necessary and material witness against *Michael Mulrey*, who is charged with having committed a Burglary, and deponent further says that he is led to believe that the said *Mamie Lynch* will not appear at said trial.

Deponent therefore asks that the said *Mamie* be held to await the said trial or find surety for her appearance at said trial.

*Arthur A. Casey*

Sworn to before me, this \_\_\_\_\_ day of \_\_\_\_\_ 188\_\_\_\_\_

Police Justice

POOR QUALITY ORIGINAL

0943

Police Court—1<sup>st</sup> District.

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

of No. 133. Liberty Street, aged 36 years,  
occupation Shoemaker being duly sworn

deposes and says, that the premises No 133 - Liberty Street,  
in the City and County aforesaid, the said being a Four story and  
basement brick Building  
and which was occupied by deponent as a Shoe Store, in said basement,  
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly Breaking  
a pane of glass in the door, leading  
from the street, into said basement,  
and inserting the hand through said  
broken window, and pushing back the Lock on  
said door on the 20 day of March 1891 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Four Pair of Mens Shoes  
of the amount and value of  
Twenty four dollars

( \$ 24 <sup>00</sup>/<sub>100</sub> )

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  
Michael Mulrey (now here) and Patrick Black  
not yet arrested, while acting in concert with each other.  
for the reasons following, to wit:

That deponent is informed  
by Mamie Lynch 156 Greenwich Street,  
that on the 21<sup>st</sup> day of March 1891 about the hour  
of 10.30 a.m. she met the said defendant  
Michael Mulrey who was in company with Patrick  
Black not yet arrested, at the corner of Rector  
Street and Greenwich Street, as she was about going  
to the Butchers, to make a purchase, and that

POOR QUALITY ORIGINAL

0944

said defendant Mulrey, then asked and requested her if she would take some shoes he had and take them for him to a Pawn Office and obtain a Pledge on them for him. and deponent is further informed by said Mamie Lynch that she took the said shoes to the Pawn Office of E Mendelsohn No 90 Greenwich Street and did then Pawn and Pledge said shoes, and did receive one dollar and twenty five cents for said Pawn or Pledge, and that she then left said Pawn Office, and gave the said sum of money to the defendant Mulrey, who was in company with said Black, standing and waiting for said Mamie Lynch at the corner of Beets and Greenwich Street. And deponent is further informed by Officer Arthur A. Carey of the Second Precinct Police, that he found a Pawn ticket on the person of the defendant Mulrey, representing two pair of shoes. Pawned and Pledged - And deponent further says that he has seen the property. Pledged as Pawned. on said Pawn ticket found on the person of the defendant Mulrey and fully and truly identifies the same as the property stolen from his premises on the 20th day of March 1891 -

Patric V. Sullivan

Sworn to before me this 22 day of March 1891

*[Signature]*

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Burglary Degree

Dated

188

Magistrate

Office

Clerk

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY ORIGINAL

0945

CITY AND COUNTY } ss.  
OF NEW YORK,

Arthur C. Carey  
Police Officer of No.

aged \_\_\_\_\_ years, occupation

Second Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Patrick A. Kallb

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

Sworn to before me, this

day of \_\_\_\_\_ 188

22 Arthur C. Carey  
Police Justice.

CITY AND COUNTY } ss.  
OF NEW YORK,

Mamie Lynch

aged \_\_\_\_\_ years, occupation

Housework

of No.

19  
156 - Greenwich

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Patrick A. Kallb

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

Sworn to before me, this

day of \_\_\_\_\_ 188

22 Miss Mary Lynch  
Police Justice.

**POOR QUALITY ORIGINAL**

0946

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Michael Mulrey*

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. *No 157. Washington Street*

Question. What is your business or profession?

Answer. *Nothing*

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*  
*C M Mulrey*

Taken before me this

day of

*March*

188

*1888*

Police Justice

*[Signature]*

POOR QUALITY ORIGINAL

0947

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

621  
 Police Court  
 District 356

THE PEOPLE  
 ON THE COMPLAINT OF  
 Daniel J. Hall  
 733 Liberty St  
 Michael Mulvey  
 Offence: Burglary

Dated March 22 1891

Hagen  
 Magistrate  
 Officer  
 Precinct

Whose name is  
 Francis Sack  
 kept to the Home of Robert  
 in default of 100 \$ bail

No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 \$ 1000  
 DISTRICT ATTORNEY'S OFFICE  
 MAR 24 1891  
 RECEIVED

*[Signature]*

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

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 March 22 1891 *[Signature]* Police Justice.

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

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

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

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

POOR QUALITY  
ORIGINAL

0948

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 Mulvey

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

Michael Mulvey

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

The said

Michael Mulvey

late of the Third Ward of the City of New York, in the County of New York  
aforesaid, on the twentieth day of March in the year of our Lord one  
thousand eight hundred and ninety-one, with force and arms, in the

night time of the same day, at the Ward, City and County aforesaid, the  
dwelling house of one certain building, to wit: the

store of one Patrick A. Kall

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 Patrick A. Kall

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

POOR QUALITY  
ORIGINAL

0949

SECOND COUNT--

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

*Michael Mulvey*

of the CRIME OF *Petit* LARCENY

, committed as follows:

The said

*Michael Mulvey*

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

*four pair of shoes*  
*of the value of six dollars each*  
*pair*

of the goods, chattels and personal property of one

*Patrick A. Kallb*

in the ~~dwelling house~~ *store* of the said

*Patrick A. Kallb*

there situate, then and there being found, ~~from the dwelling house~~ *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.

**POOR QUALITY ORIGINAL**

0950

THIRD COUNT—

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

*Michael Mulvey*

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

The said

*Michael Mulvey*

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,

*four pair of shoes of the value of six dollars each pair*

of the goods, chattels and personal property of

*Patrick A. Hall*

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

*Patrick A. Hall*

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

*Michael Mulvey*

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

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

0951

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Mundt, Frederick

**DATE:**

03/05/91



3977

POOR QUALITY ORIGINAL

0952

100 59

Counsel,  
Filed day of March 1891  
Pleads,

CRIME, and  
ABDUCTION  
[Section 83, Sub. 1, Penal Code.]

THE PEOPLE

vs.

F

Fredrich Mundt

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

A True Bill.

Alfred Hanson

Foreman,  
March 6/91

Frederic Abduction

Edwards J.

Witness:  
J. Wilson  
Mary Heine

POOR QUALITY  
ORIGINAL

0953

DR. J. CLIFTON EDGAR,

115 EAST 36TH ST.,

UNTIL 10.

24-8.

NEW YORK,

Feb. 27

1891

Hon. Elbridge T. Gerry, Esq.,

This is to certify that  
I have this day examined  
the person of Emma Heine,  
age 10, of 1085 Washington Ave.,  
and found an  
inflammation of her  
external genital organs due  
to friction with some  
blunt instrument.

Respectfully submitted,  
J. Clifton Edgar, M.D.  
Examining Physician

POOR QUALITY ORIGINAL

0954

Police Court, Sixth District.

City and County of New York, ss.

of No. 100 East 23rd Street, aged 39 years, occupation of Sheriff of the S.P.C. being duly sworn, deposes and says, that on the 21st day of February 1891, at the City of New York, in the County of New York, as deponent is

informed and has just cause to believe, one Frederick Murch, now present at and within the premises known as number 1085 Washington Street in said City, did wilfully unlawfully and feloniously perpetrate an act of sexual intercourse with a certain female not his wife and under the age of sixteen years, to wit, with one Emma Klein, then and there being a violation of section 278 of the Penal Code of the State of New York and Murch deponent fears said Frederick Murch may be death with a the law provides in such case

(A. J. Wilson)

Sworn to before me this 27th day of April 1891

Police Justice

POOR QUALITY  
ORIGINAL

0955

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Emily Steine*  
aged *12* years, occupation *housekeeper father* of No. *1085*  
*Washington Avenue* Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of *A. Wilson*  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this *24*

day of *February*, 18*91*

*Emily Steine*

*[Signature]*  
Police Justice.

**POOR QUALITY ORIGINAL**

0956

Sec. 198-200.

*Oct 11*

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frederick Mundt*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *3469-3rd Ave - 3 years*

Question. What is your business or profession?

Answer. *Baker*

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*

*Frederick Mundt*

Taken before me this *11th* day of *October* 188*8*  
*[Signature]*  
Police Justice

POOR QUALITY ORIGINAL

0957

Police Court... District 61 283

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Conrad W. Walker  
100 West 23rd St  
Frederick Mundt

Offence Rape  
Section 248

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Feb 27th 1891

1 E. J. Walker  
Magistrate  
2 D. J. Walker  
Officer  
3 E. J. Walker  
Witness

No. 1085 Washington Ave  
Cor. 166 St  
Dr J. C. C. Edgar  
Street

No. 135 E 35th St  
E. J. Walker  
Street

No. 100 E 23rd St  
Conrad W. Walker  
Street

\$ 2000  
of money  
C. J. Walker  
Attorney

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

Frederick Mundt

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 Feb 27th 1891 [Signature] Police Justice.

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

Dated 18 [Signature] 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 [Signature] Police Justice.

**POOR QUALITY  
ORIGINAL**

0958

*The New York Society for the  
Prevention of Cruelty to Children.*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, March 4<sup>th</sup> 1891.

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

*The People  
against  
Frederick Mundt*

*Notice of Prosecution.*

*To the District Attorney of the  
City and County of New York,*

*Sir: This Society is interested in the prosecution of  
the above defendant, and is familiar with the facts of the  
case. It respectfully requests that before sending the papers  
to the Grand Jury, fixing the day of trial, consenting to  
any postponement thereof, or to any reduction of bail, or  
final disposition of the charge, you will duly notify me as  
its President and Counsel, so that I may confer with you  
in regard thereto. This request is made pursuant to the  
statute (Laws of 1886, Chapter 30, Section 1), and in  
furtherance of the ends of Justice.*

*I have the honor to remain, with great respect,*

*Edbridge T. Gerry,  
President, &c.*

**POOR QUALITY ORIGINAL**

0959

**N. Y. GENERAL SESSIONS**

THE PEOPLE



CRUELTY TO CHILDREN. *Wife*

**NOTICE OF PROSECUTION**

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c.*

POOR QUALITY ORIGINAL

0960

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederica Mundt

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

Frederica Mundt

of the CRIME OF ABDUCTION, committed as follows:

The said Frederica Mundt,

late of the City of New York, in the County of New York aforesaid, on the twenty-first day of February, in the year of our Lord one thousand eight hundred and eighty-nine,

at the City and County aforesaid, did feloniously take, receive, harbor, employ and use one Emily Davis,

who was then and there a female under the age of sixteen years. to wit: of the age of ten years, for the purpose of sexual intercourse, he, the said Frederica Mundt,

not being then and there the husband of the said Emily Davis, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney

**POOR QUALITY  
ORIGINAL**

0961

~~Defendant~~ COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said Fredenda Mundt,

of the CRIME OF PERPETRATING AN ACT OF SEXUAL INTER-  
COURSE WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS,  
NOT HIS WIFE, committed as follows :

The said Fredenda Mundt,

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 a certain  
female not his wife, to wit: her, the said Erindyl Davis,  
then and there being, wilfully and feloniously did make another assault, she, the said  
Erindyl Davis, being then and there a female under the  
age of sixteen years, to wit: of the age of ten years; and the said  
Fredenda Mundt, then and there  
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said  
Erindyl Davis, against the form of the  
Statute in such case made and provided, and against the peace of the people of the  
State of New York and their dignity.

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

0962

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, Henry

**DATE:**

03/21/91



3977

**POOR QUALITY ORIGINAL**

0963

*Bill for*  
*Samuel S. Hyman*  
*114 Chaspe*  
Counsel,  
Filed *1897*  
Pleads, *Henry Murphy*

THE PEOPLE  
vs.  
*Henry Murphy*  
Grand Larceny, 1st Degree.  
(From the Person.)  
[Sections 528, 581, Penal Code]

*John R. DeLancey Nicoll*  
DE LANCEY NICOLL  
~~JOHN R. DE LANCEY NICOLL~~  
District Attorney.  
*Part I.*  
*Mar. 6<sup>th</sup>*  
*Mar. 9<sup>th</sup> 1897*

**A True Bill.**  
*John R. DeLancey Nicoll*  
Foreman  
*Samuel S. Hyman*  
*Samuel S. Hyman*  
*2 yrs 6 mo 10 days*

POOR QUALITY ORIGINAL

0964

Police Court 4<sup>th</sup> District. Affidavit—Larceny.

City and County of New York, ss: Henry Martinian of No. 240 West 60<sup>th</sup> Street, aged 47 years, occupation Laborer being duly sworn, deposes and says, that on the 19 day of February, 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 double case brass watch of the value of about ten dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Henry Murphy (born here), from the fact that at about the hour of 3 o'clock P.M. on said date deponent was standing at the Grand Circle of Central Park and eight o'clock and the said watch was in the left hand pocket of deponent's vest. Deponent felt a tug at the pocket and the watch was gone and deponent caught hold of the defendant, and the defendant had deponent's watch in his hand. Deponent caused his arrest and charged the defendant with feloniously taking, stealing and carrying away the property of deponent's freedom and pay that the defendant did hold and take it from the Carroll Street Manoir, North Manoir.

Sworn to before me this 19 day of February, 1891 at New York City. H. Martinian Police Justice

POOR QUALITY ORIGINAL

0965

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Henry 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. *Henry Murphy*

Question. How old are you?

Answer. *22 years old*

Question. Where were you born?

Answer. *England*

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

Answer. *1090 Chrystie St 2 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*  
*Henry Murphy*

Taken before me this

day of

1887

Police Justice

POOR QUALITY ORIGINAL

0966

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 4 District.

THE PEOPLE, Ec.,  
ON THE COMPLAINT OF

*James M. Watson*  
*1379 West 60th St*

*Henry Munk*

Offence

*the People*

Dated

*Feb 20 1891*

Residence

*W. M. Mahon*  
Magistrate.

No. 3, by

*Paul*  
Officer.

Residence

*Constance McLaughlin*  
Precinct.

Witnesses

No. 2, by

*240 West 60th St.*  
Street.

No. 1, by

Street.



No.

*1000*

Street.

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

*Defendant*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* 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 *Feb 20 1891* *W. M. Mahon* Police Justice.

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

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

~~The~~ 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.

POOR QUALITY  
ORIGINAL

0967

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 Murphy*

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

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

The said

*Henry Murphy*

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

*one watch of the  
value of ten dollars*

of the goods, chattels and personal property of one *Henry Martinemann*  
on the person of the said *Henry Martinemann*  
then and there being found, from the person of the said *Henry Martinemann*  
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 Ricoll,  
District Attorney.*

0968

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, James

**DATE:**

03/11/91



3977

0969

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, James

**DATE:**

03/11/91



3977

POOR QUALITY ORIGINAL

0970

*152 B 20 W*

Counsel,

Filed 11 day of March 1891

Pleas

*Witzguy*

THE PEOPLE

vs.

*James Murphy*

Grand Larceny, *Bank* Degree.  
(From the Person.)  
[Sections 528, 530 Pennl Code].

DE LANCEY NICOLL

JOHN R. FELLOWS

District Attorney.

A True Bill.

*Alfred Stamen*

72 March 16, 1891

*Foreman*  
Pleas y. l. sdy

*L.P. 3 yrd.*

Witnesses:

*Geo. Rube*

*Off. Mahoney*

POOR QUALITY ORIGINAL

0971

Police Court First District. Affidavit—Larceny.

City and County } ss:  
of New York, }

of No. 9. Chatham Square Street, aged 28 years,  
occupation Lawyer being duly sworn,

deposes and says, that on the 4 day of March 1897 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the night time, the following property, viz :

Good and lawful money of the  
United States. of the amount of  
Fifteen cents (15 cts)

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 Ames Murphy (now here) from

the following facts to wit: That on  
the aforesaid date about the hour of  
10.30 o'clock P. M. deponent was at the  
Corner of Park Row and Mulberry Street  
when the said defendant came up to  
deponent, and inserted his hand into  
the right hand pocket of the pants then  
and there worn on deponent's person, and  
feloniously took, stole, and carried away the  
aforesaid property which was in the said  
pocket and that the said defendant  
immediately ran away. Deponent therefore  
charges the defendant with having committed  
a Larceny and asks that he be held and  
dealt with as the Law may direct of George Rabe

Sworn to before me this 4th day  
of March 1897  
Police Justice

POOR QUALITY ORIGINAL

0972

Sec. 198-200.

*First* District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*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. *19 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Northaven - New Jersey*

Question. What is your business or profession?

Answer. *Blacksmith*

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

Answer.

*I am not guilty*

*James Murphy*

Taken before me this  
day of *March*

188

Police Justice

*[Signature]*

POOR QUALITY ORIGINAL

0973

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

Police Court

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Tate*  
*James Pugh*  
*James Pugh*

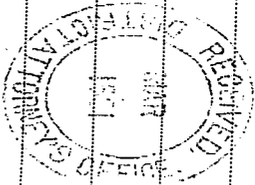
Dated

*March 5 1891*

*James Pugh*  
*from the Prison*

District

*1st 306*



Witnesses

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

Street \_\_\_\_\_

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

Street \_\_\_\_\_

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

Street \_\_\_\_\_

\$ \_\_\_\_\_

to answer

*James Pugh*

*James Pugh*

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 security.

Dated *March 9* 1891 *James Pugh* 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.

POOR QUALITY ORIGINAL

0974

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 Murphy

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

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

The said

James Murphy

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

one silver coin of the United States of the kind called dimes, of the value of ten cents, three nickel coins of the kind called five cent pieces of the value of five cents each, ten coins of the kind called cents of the value of one cent each

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

George Rabe

then and there being found, from the person of the said George Rabe 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 McCall, District Attorney

0975

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, John

**DATE:**

03/09/91



3977

**POOR QUALITY ORIGINAL**

0976

Witnesses:

*A. Schwartz*

*Paul Edwards*

*[Signature]*

Counsel,

Filed

Pleads,

*9 Dec 1887*

THE PEOPLE

vs.

*R*

*John Murphy*

*John Wilson*

*Burglary in the second degree,  
Dist. Court, N.Y. & receiving  
[Section 49, 506, 528, 532 & 550].*

**DE LANCEY NICOLL,  
JOHN R. FELLOWS**

District Attorney.

**A True Bill.**

*Alfred A. ...*

*Frank ... Foreman.*

*[Signature]*

*4 17 1887*

POOR QUALITY ORIGINAL

0977

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

Henry P. Foye of the 10th Precinct Police Street, aged 32 years, occupation Officer being duly sworn deposes and says, that on the day of

at the City of New York, in the County of New York, Frank Edwards (name) is a necessary and material witness against John Murphy charged with Burglary. Deponent says that he has reason to believe that said Edwards will not appear and asks that he give surety for his appearance to testify.

Henry P. Foye

Sworn to before me this 2 day of July 1931  
Charles J. Spritzer  
Police Justice.

POOR QUALITY ORIGINAL

0978

Police Court 1st District.

City and County of New York, ss.:

of No. 292 Elizabeth Street, aged 24 years,

occupation Baker 303 Elizabeth Street, being duly sworn

deposes and says, that the premises No. 292 Elizabeth Street,

in the City and County aforesaid, the said being a Dwelling House

and which was occupied by deponent Brother as sleeping apartment

and in which there was at the time a human being, by name Deponent

were **BURGLARIOUSLY** entered by means of forcibly turning

the handle attached to a door leading from the hallway of the top floor leading

into said premises on the 30th day of January 1891 in the day time, and the

following property feloniously taken, stolen, and carried away, viz:

one cloth overcoat, one pair of pantaloons

one coat and vest which contained a ticket representing

the silver watch number shown

all of the value of Twenty 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

John Murphy (name)

for the reasons following, to wit: That deponent is informed by

Joseph Edwards that said Murphy

gave him the ticket (number shown) which represented the silver watch

described as aforesaid

Sworn to before me this 2 day of March 1891

Charles W. Hamilton Police Justice

Wilfulus Ferguson

**POOR QUALITY ORIGINAL**

0979

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 23 years, occupation Carpenter of No. Frank Edwards

45 Chrystie Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Switzer

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

Sworn to before me, this 2 day of Nov 1891 } Frank Edwards

Charles W. Smith  
Police Justice.

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0980

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer.

*John Murphy*

Question. How old are you?

Answer.

*42 years*

Question. Where were you born?

Answer.

*England*

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

Answer.

*New Haven Conn - 15 or 20 years*

Question. What is your business or profession?

Answer.

*Sailor*

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

Answer.

*I gave Frank Edwards the ticket representing said watch John Murphy*

Taken before me this

day of

*March 1907*

Police Justice.

POOR QUALITY ORIGINAL

0981

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

William J. Smith  
292 Broadway St  
New York City

Offence

Burglary

Date: March 2 1891

James J. Hogan  
10 Precinct  
Officer

Witness: Henry P. Furge  
10 Precinct  
Street

Frank Edwards  
Committee of the Board  
of Directors of the  
City of New York  
100 W. 10th St  
New York City

James  
Street

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

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 March 2 1891 Charles J. 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 he to be discharged.

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

POOR QUALITY  
ORIGINAL

0982

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

*2 day*  
PEOPLE

*vs.*  
*Interpreter*  
*of Murphy*

*Mr Switzer*

*J. Edwards* District Attorney.

*H. J. J. J.*  
*Justice*

POOR QUALITY ORIGINAL

0983

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 Smith*

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

*John Smith*

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

The said

*John Smith*

late of the *Southern* Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *January*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety one*, with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *John Smith*.

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

*one William Smith,*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said

*John Smith and*

*William Smith,*

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

*[Signature]*

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,

**POOR QUALITY ORIGINAL**

0984

SECOND COUNT—

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

*John Smith*

of the CRIME OF *John Smith* LARCENY —

committed as follows :

The said *John Smith*

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 the said day, with force and arms,

*one overcoat of the value of eight dollars,  
one pair of trousers of the value of three  
dollars, one coat of the value of four  
dollars, one vest of the value of one  
dollar, and one pair of shoes of the value  
of five dollars.*

*John Smith*

of the goods, chattels and personal property of one *William Smith* .-

in the dwelling house of the said *John Smith* .-

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

**POOR QUALITY  
ORIGINAL**

0985

THIRD COUNT—

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

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

The said *John Murphy*

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, with force and arms,

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

of the goods, chattels and personal property of one *William Aitken*.

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

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

*John 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,  
~~JOHN R. FELLOWS,~~  
District Attorney.

0986

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, John

**DATE:**

03/13/91



3977

POOR QUALITY ORIGINAL

0987

*J. J. McNeil*

Counsel,  
Filed 13 day of March 1891  
Pleads *Magistry 16*

THE PEOPLE  
vs.  
*B*  
John Murphy  
INJURY TO PROPERTY.  
[Section 654, Penal Code.]

DE JARNEY NICOLL  
JOHN R. FEEHIGGS,  
District Attorney.

*W. J. McNeil*  
A True Bill.  
*John R. Feehiggs*  
Foreman.  
*John J. McNeil*  
Part III April 14/91  
Bail discharged  
Frank left on his own recognizance

Witnesses:  
*Robt Payne*

The complainant herein being the only one appearing having advised for testimony to the Court and signed it with the name of his complainant and the circumstances being such as to warrant me in recommending the discharge of the Capt. I therefore recommend that the Capt be discharged on his own recognizance April 14/91  
*W. J. McNeil*  
District Attorney  
*John R. Feehiggs*  
Foreman  
*John J. McNeil*  
Part III April 14/91  
Bail discharged  
Frank left on his own recognizance

POOR QUALITY ORIGINAL

0988

CITY AND COUNTY OF NEW YORK } ss. POLICE COURT, 2 DISTRICT.

of 390 Eighth Ave Street, aged 34 years, occupation Salmon Keeper being duly sworn, deposes and says that on the 9 day of March 1891 at the City of New York, in the County of New York John Murphy Crossberg

Did willfully and maliciously break and destroyed a plate of glass in the show window of the premises No. 390 Eighth Avenue the property of Richard Mack and of the value one hundred and twenty dollars from the following facts that deponent is informed by Jacob Long of No. 155 West 33 Street that he saw the said defendant pick up a barrel stove that was lying in the street in

Sworn to before me this 18th day of March 1891 Police Justice

POOR QUALITY ORIGINAL

0989

front. of the same premises and wilfully  
and maliciously, threw the said  
piece of glass with said barrel  
stave ~~and~~ breaking the said  
glass. gth Robert Payne  
March 1  
Administration

Police Court, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
ARRIDA VIT.

Dated 189

Magistrate.

Officer.

Witness.

Disposition.

POOR QUALITY ORIGINAL

0990

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 42 years, occupation Waiter of No. 155 West 33 Street, being duly sworn, deposes and

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

Sworn to before me, this 9 day of March 1889 Jacob Lang

W. M. Malone  
Police Justice.

**POOR QUALITY ORIGINAL**

0991

Sec. 198-200.

2 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. 24 years

Question. Where were you born?

Answer. New Jersey

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

Answer. 57-1 West 32 St.

Question. What is your business or profession?

Answer. Moulder.

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 10th day of April 1937  
Admiral

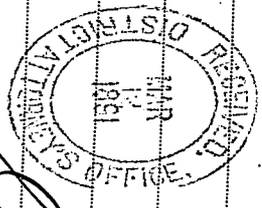
Police Justice

POOR QUALITY ORIGINAL

0992

DAILED,  
 No. 1, by Arms Regard  
 Residence 364 W 3rd Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_

THE PEOPLE, &c.  
 ON THE COMPLAINT OF  
John. Murphy  
 vs  
Mulieus Mischeby  
 Offence \_\_\_\_\_  
 Date March 9 1891  
 Magistrate William  
 Officer 20  
 Witness Quest Lang  
 No. 155 St. 33rd  
 Street \_\_\_\_\_  
 No. \_\_\_\_\_  
 Street \_\_\_\_\_  
 No. 1000  
 Street 10th



Police Court... 2 District 330

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 Clegennus

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 March 9 1891 W. M. ... 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.

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

John Murphy,

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

I am satisfied that the defendant has been sufficiently punished already, and I ask that the defendant be discharged and the indictment be dismissed. I have ascertained that the defendant has been of previous good character.

Robert Payne

POOR QUALITY ORIGINAL

0994

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

*John ...*

The Grand Jury of the City and County of New York, by this indictment, accuse,  
*John ...*  
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*  
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *John ...*  
late of the *Fourth* Ward of the City of New York, in the County of New York  
aforesaid, on the *ninth* day of *March* in the year  
of our Lord one thousand eight hundred and eighty *ninety one*, at the Ward, City and  
County aforesaid, with force and arms, *a certain part of*

*state of*

of the value of *one hundred and twenty dollars*,  
of the goods, chattels and personal property of one *Richard ...*  
then and there being, then and there feloniously did unlawfully and wilfully *break*  
*and destroy*

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.

**POOR QUALITY ORIGINAL**

0995

SECOND COUNT.

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

*John Murphy*  
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*  
REAL PROPERTY OF ANOTHER, committed as follows:

The said *John Murphy*

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, with force and arms, a certain  
*pane of plate glass,*

of the value of *one hundred and twenty dollars,*  
in, and forming part and parcel of the realty of a certain building of one

*Richard Mada*

there situate, of the real property of the said

*Richard Mada,*

then and there feloniously did unlawfully and wilfully *break and destroy*

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

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

0996

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, Michael J.

**DATE:**

03/25/91



3977

POOR QUALITY ORIGINAL

0997

*Dr. J. W. McLaughlin*  
Counsel,  
Filed *25th March 1897*  
Pleas, *Not guilty, etc.*

THE PEOPLE vs. *Michael J. Murphy*  
[Section 498, 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]

DE LANCEY NICOLL  
JOHN R. FELLOWS

District Attorney.

A True Bill.

*Alfred K. ...*  
*March 23/97*  
*Foreman.*  
*W.C. ...*

Witnesses:  
*John Blum*  
*John Shannon*

0998

POOR QUALITY ORIGINAL

5

Police Court District.

City and County of New York, ss.:

of No. 1561 - 3rd Avenue Street, aged 52 years, occupation Shoemaker being duly sworn

deposes and says, that the premises No. 1561 - 3rd Avenue Street, 12 Ward in the City and County aforesaid the said being a five story building the basement and which was occupied by deponent as a shoe store and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open a window leading into said premises

on the 20 day of March 1889 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of ferts and shoes valued at eighteen dollars \$18.00

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 Michael Murphy (now Henry) and Henry Rosentbaum neither arrested who were acting in concert for the reasons following, to wit: at the hour of seven

o'clock P.M. on said date deponent securely locked and fastened the doors and windows of said premises, the said window being intact and he having found the said window broken open and said property being missing is informed by Officer Daniel

POOR QUALITY ORIGINAL

0999

Nugon her presence that he  
Nugon saw the said Murphy and  
said Nugon on <sup>Eighty Eight</sup>  
with a tag in their possession,  
the said Murphy from whom  
was arrested by Officer John Mann.  
The tag which said Murphy dropped  
was recovered by said Nugon and in  
it was found a pair of boots  
and silver points of shoes which  
property of person has since  
seen and identified as being  
the property which was feloniously  
taken stolen and carried away

Sworn to before me  
This 20 day of March 1891  
Joseph H. Blum  
Police Justice

Dated \_\_\_\_\_ 188\_\_\_\_  
I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 188\_\_\_\_  
There being no sufficient cause to believe the within named  
guilty of the offence mentioned, I order he to be discharged.  
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

Witnesses, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
\$ \_\_\_\_\_ to answer General Sessions.

Dated \_\_\_\_\_ 188\_\_\_\_  
Magistrate \_\_\_\_\_  
Officer \_\_\_\_\_  
Clerk \_\_\_\_\_

Police Court, \_\_\_\_\_ District, \_\_\_\_\_  
THE PEOPLE, &c.,  
on the complaint of \_\_\_\_\_  
vs. \_\_\_\_\_  
1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offence—BURGLARY

POOR QUALITY ORIGINAL

1000

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 36 years, occupation Police Officer of No. 27<sup>th</sup> Avenue Street, being duly sworn deposes and

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

Sworn to before me, this 21 day of March, 1887.

Daniel Dwyer

J. P. [Signature]  
Police Justice.

POOR QUALITY ORIGINAL

1001

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael J. 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. *Michael J. Murphy*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *2 Lafayette Place 9 months*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I am not guilty*

*M J Murphy*

Taken before me this *21*  
day of *February*  
1891  
Police Justice.

POOR QUALITY ORIGINAL

1002

Forw'd by Murphy  
2 Copies etc. Please

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

Police Court... 5 District. 399

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Blum  
1361 - 23 Ave  
Michael J. Murphy

Offence... Burglary

Dated March 21 1891

Shannon Sullivan Officer

Witnesses Officers Precinct 27



No. \_\_\_\_\_ Street  
\$ 500 to answer \_\_\_\_\_

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

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 March 21 1891 \_\_\_\_\_ 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.

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 J. Murphy

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

Michael J. Murphy

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

The said

Michael J. Murphy

late of the Twelfth Ward of the City of New York, in the County of New York aforesaid, on the twentieth day of March in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, in the night - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one a certain building, to wit:

the store of one Joseph Blum

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

SECOND COUNT—

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

*Michael J. Murphy*

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

The said

*Michael J. Murphy*

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

*Twenty-two shoes of the value of sixty cents each, and two pairs of boots of the value of two dollars each pair*

of the goods, chattels and personal property of one

*Joseph Blum*

in the dwelling house <sup>store</sup> of the said

*Joseph Blum*

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

**POOR QUALITY ORIGINAL**

1005

THIRD COUNT—

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

*Michael J. Murphy*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Michael J. Murphy*

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,

*twenty-two shoes of the value of sixty cents each and two pair of boots of the value of two dollars each pair*

of the goods, chattels and personal property of

*Joseph Blum*

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

*Joseph Blum*

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

*Michael J. Murphy*

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

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

1006

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, Patrick

**DATE:**

03/20/91



3977

POOR QUALITY ORIGINAL

1007

558

*Meybach v. I.*

Witnesses:

*Labella Turnell*  
*J. Smith*

Counsel,

Filed

20 day of March 1891

Pleas,

*Guilty*

THE PEOPLE

vs.

*P*

*Patrick Murphy*

*Burglary in the second degree,*  
*and*  
*Section 497, 506, 528 and 532.*

*Do hereby certify*  
**JOHN R. FELLOWS,**

District Attorney.

A True Bill,

*[Signature]*

Foreman.

*March 23/91*

*[Signature]*

*Filed and returned*

POOR QUALITY ORIGINAL

1008

Police Court 2 District.

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

Isabella Turnell

of No. 70 9<sup>th</sup> Avenue Street, aged 55 years,  
occupation Keep a restaurant being duly sworn

deposes and says, that the premises No. 70 9<sup>th</sup> Avenue Street,  
in the City and County aforesaid, the said being a dwelling house, the

store floor of  
and which was occupied by deponent as a restaurant and dwelling  
and in which there was at the time a human being, by name of Walter Osborn

were BURGLARIOUSLY entered by means of forcibly removing the  
wire screen fastened in front of  
the show window in front of said  
store and entering through the window

on the 17<sup>th</sup> day of March 1897 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Three pieces of the value of ~~Twenty~~ Sixty cents

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

Patrick Murphy (now here)

for the reasons following, to wit: that said store was  
securely locked and fastened  
and said screen was a permanent  
figure fastened in front of the  
show window as a protection.

That said property was therein  
Deponent is informed by George Smith  
(now here) Police officer, that at about  
one o'clock a.m. he heard a noise

POOR QUALITY ORIGINAL

1009

at said store and saw the defendant coming therefrom and arrested him. The defendant then opened his coat and three pieces fell from his person upon the sidewalk at the same time the defendant dropped a cold chisel which he had upon his person. Deponent has seen found said premises and broken into and entered in the manner aforesaid sworn to before me this 17<sup>th</sup> March, 1891

J. Murray Bond      Isabelle Trimmell

Police Justice

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
vs.  
Burglary  
Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY  
ORIGINAL

10 10

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 30 years, occupation George Smith  
Police officer of No. 16  
Peconic Street, being duly sworn deposes and

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

Sworn to before me, this 17<sup>th</sup>  
day of March 1891 } George P. Smith

G. Henry Dorr  
Police Justice.

POOR QUALITY ORIGINAL

1011

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Patrick 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. *Patrick Murphy*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *108 West 16 Street,*

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*

*Patrick Murphy*

Taken before me this

day of *March* 1911

*William J. ...*

Police Justice.

POOR QUALITY ORIGINAL

1012

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ 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  
*Johnston*  
*Johnston*  
*Johnston*  
 Offence *Burglary*

Dated *March 17* 1891

*Johnston*  
 Magistrate.

Witnesses  
*Henry S. Smith*  
*16* Precinct.  
*16* Precinct.  
 Officer.

No. \_\_\_\_\_ Street \_\_\_\_\_  
 \$ *1000*  
 No. \_\_\_\_\_ Street \_\_\_\_\_



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

*defendant*

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 *March 17* 1891 *Johnston* 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.

POOR QUALITY  
ORIGINAL

1013

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Saluda Munday*

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

*Saluda Munday*

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

The said *Saluda Munday*

late of the *Sixteenth* Ward of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *March*, in the year of our Lord one thousand eight hundred and *eighty ninety one*, with force and arms, about the hour of *one* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Isabella Sumell*,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *one Walter Brown*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said *Isabella Sumell*,

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

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

**POOR QUALITY ORIGINAL**

10 14

SECOND COUNT—

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

Salinda Cummings

of the CRIME OF Petit LARCENY, —

committed as follows:

The said Salinda Cummings,

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 the said day, with force and arms,

Three rings of the value of  
Twenty five cents,

of the goods, chattels and personal property of one Isabella Sumner,

in the dwelling house of the said Isabella Sumner,

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

James Hill,  
Attorney

10 15

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, Thomas

**DATE:**

03/16/91



3977

POOR QUALITY ORIGINAL

10 16

Witnesses:

Fred Carter

Counsel,

Filed

Pleas,

16 March 1887

THE PEOPLE

vs.

Thomas Murphy

DE LANCEY NICOLL  
JOHN R. FELLOWS

District Attorney.

Robbery, [Sections 224 and 228, Penal Code].

A True Bill.

Alfred C. Mason

John H. G. 1

Heard at N.Y. 2 July

S.P. 1 April 1887

R.B.M.

POOR QUALITY ORIGINAL

1017

Police Court-- 1st District.

CITY AND COUNTY } OF NEW YORK, } ss

Fredrick Casner

of No. 107 Danforth Ave Greenville N.Y. Street, Aged 24 Years

Occupation Clerk being duly sworn, deposes and says, that on the

11th day of March 1891, at the 6th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

one gold watch of the value of thirty dollars and a pocket book containing good changeful money of the value of fifty six dollars all

of the value of Eighty six <sup>00</sup>/<sub>100</sub> DOLLARS, the property of Deponent

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

Thomas Murphy (murder) and another person whose name is unknown Deponent says that about the hour of 11 P. M. on said date he was walking along Mulberry Street near Park Row in said City when said unknown man came behind deponent and placed his arm around his neck and choked him. That said Murphy unbuttoned deponents coat and placed his hand in deponent vest pocket. That said unknown man let go his hold around his

Handwritten notes in the left margin: "copy of the property of deponent" and "Police Court".

POOR QUALITY ORIGINAL

1018

wreck and called out "Cheese it," and said Murphy ran away. That deponent ran after him and called out stop thief and caught him in a hallway in Mulberry Street and held him until officer Dennis Day of the Sixth Precinct came along and took him in custody. Deponent further says that the aforesaid described property was contained in the pockets of the vest and coat then and there worn by him.

Sworn to before me  
This 12 day of March 1891

J. D. Casner  
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 1891  
I have admitted the above named to bail to answer by the undertaking hereto annexed.  
Dated 1891  
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.  
Dated 1891  
Police Justice.

Police Court, District, Offence—ROBBERY.  
THE PEOPLE, &c., on the complaint of  
1.  
2.  
3.  
4.  
Dated 1891  
Magistrate.  
Officer.  
Clerk.  
Witness,  
No. street,  
No. Street,  
No. Street,  
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

1019

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*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.

*31 years*

Question. Where were you born?

Answer.

*N-Y*

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

Answer.

*184 Park Row 4 days*

Question. What is your business or profession?

Answer.

*Moulder*

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 admit stopping him and asking for a few cents to assist in the payment of my lodging - I am not guilty. I saw two men do what he charges*

*Thomas Murphy*

Taken before me this

day of

1891

Police Justice

*J. J. [Signature]*

POOR QUALITY ORIGINAL

1020

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

Police Court... / 51 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Francis Eastman*  
*107 West 10th Ave*  
*Brooklyn, N.Y.*  
*Shirley Houbly*

Offence *Attempt at Robbery*

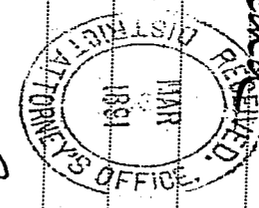
342

Dated *12/12/91*

*J. S. Culbreth*  
Magistrate

*Ray G*  
Officer

Witnesses *Ismael Day*  
*Edt. P. ...*  
Street \_\_\_\_\_



*Edm. ...*  
Street \_\_\_\_\_

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

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 *12/12/91* *J. S. Culbreth* 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.

POOR QUALITY ORIGINAL

1021

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 Conroy

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

Thomas Conroy of the crime of attempting to commit the CRIME OF ROBBERY in the first degree, committed as follows:

The said Thomas Conroy

late of the City of New York, in the County of New York aforesaid, on the 10th day of March, in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one Frederick Parner, in the peace of the said People, then and there being, feloniously did make an assault, and

one watch of the value of thirty dollars, and the sum of fifty-six dollars in money, banked money of the United States of America, and of the value of fifty-six dollars, and one pocket watch of the value of one dollar,

of the goods, chattels and personal property of the said Frederick Parner, from the person of the said Frederick Parner, against the will, and by violence to the person of the said Frederick Parner, then and there violently and feloniously did rob, steal, take and carry away, the said Thomas Conroy being then and there aided by an accomplice actually present, whose name is to be found by 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.

Frederick Parner, Attorney

1022

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Murphy, William

**DATE:**

03/20/91



3977

POOR QUALITY ORIGINAL

1023

357 *Costello*

Counsel,  
Filed *20* day of *March* 188*9*  
Pleads, *Maguire*

Grand Larceny, *first* Degree,  
(From the Person.)  
[Sections 528, 530 Pennl Code]

THE PEOPLE

*vs.*  
*William Murphy*

DE LANGEL RICOLL  
~~JOHN R. FELLOWS~~

District Attorney,  
No. *111* *Lawrence* *Block* *UIN, D*  
*Apr. 1, 1891*

A True Bill.

*Alfred*  
*off Apr 2*  
Park II @ *10* *11*  
*to Pleads - Petal. Larceny*  
*Pen one yr*

Witnesses:

*Pet. Swary*  
*off Lawler*

*I think the Pleas*  
*of Petty Larceny*  
*should be*  
*accepted*  
*of your*  
*representations*

POOR QUALITY ORIGINAL

1024

Police Court 1st District. Affidavit—Larceny.

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

Patrick Ivory

of No. 198 South Street, aged 27 years,  
occupation Labourer being duly sworn

deposes and says, that on the 15 day of March 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 night time, the following property, viz:

one brass pen set with imitation diamond of the value of Twenty five cents

the property of Deponent

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

Deponent says that said defendant spoke to him in Catharine Slip in said City and immediately snatched the aforesaid property from deponents scarf and ran away - That deponent pursued him and caught him in Water

Subscribed and sworn to before me this 15th day of March 1891

Street with said property in his  
possession and officer Thomas  
Lawler came along and  
took him in custody

Sworn to before me Patrick Sherry  
This 16 day of Mch 1891

*[Signature]* Police Justice

POOR QUALITY ORIGINAL

1026

Sec. 198-200.

District Police Court.

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.

*24 years*

Question. Where were you born?

Answer.

*M-S*

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

Answer.

*7 Columbia St 4 mos*

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 found the property on the sidewalk*

*William Murphy*

Taken before me this  
day of

1889

Police Justice.

POOR QUALITY ORIGINAL

1027

Sporn March 16<sup>th</sup>

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

Police Court... 1st District.

THE PEOPLE, et al.  
 ON THE COMPLAINT OF  
 J. F. [Signature]  
 198 [Signature]  
 William [Signature]  
 Offence: Larceny from the person

Dated March 16 1891

E. Hagan Magistrate  
 J. P. [Signature] Officer

Witnesses  
 John [Signature]  
 No. 196 South Street  
 Thomas [Signature]  
 H. W. [Signature] Street

No. 500 Street  
 RECEIVED  
 MARCH 16 1891  
 [Signature]

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named 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 March 16 1891 [Signature] Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

364

POOR QUALITY ORIGINAL

1028

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

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

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

The said

William Murphy

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

one scarf-pin of the value of twenty-five cents

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

Patrick Ivory then and there being found, from the person of the said Patrick Ivory 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.

Patrick Ivory  
De Laurey Nicoll,  
District Attorney.

1029

**BOX:**

431

**FOLDER:**

3977

**DESCRIPTION:**

Myers, John

**DATE:**

03/24/91



3977

POOR QUALITY ORIGINAL

1030

607

Counsel

Filed

Pleaded

*Leif Frank*  
City of *Frank* 1891  
*Not guilty* 25

VIOLATION OF EXCISE LAW.  
(Selling to Minors).  
[Section 290, Penal Code, sub. 8.]

THE PEOPLE

vs.

*B*

*John Myers*

*Redamey & Nichol*  
~~JOHN R. FELLOWS~~

District Attorney.

Transferred to the Court of Special Sessions for trial and final disposition.

Part 21..... 1887.

A True Bill.

*Alfred Stevens*

Foreman.

Witnesses:

POOR QUALITY  
ORIGINAL

1031

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 Singer*

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

accuse

*John Singer*

of a MISDEMEANOR, committed as follows :

The said *John Singer*, —  
late of the City of New York, in the County of New York aforesaid, on the —  
*Twenty-eight* day of *February*, 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 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, and cause and procure and permit to be sold to one  
*Annie Minor*, — who was then and  
there a child actually and apparently under the age of sixteen years, to wit: of the age of  
*Three* years, against the form of the statute in such case made and provided, and  
against the peace of the People of the State of New York, and their dignity.

*John R. Fellows*  
JOHN R. FELLOWS,

*District Attorney.*