

0009

BOX:

224

FOLDER:

2193

DESCRIPTION:

Miller, Charles

DATE:

06/14/86



2193

72083

Counsel,
Filed 14 day of June, 1886.
Plends.....

Witnesses:

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

THE PEOPLE
vs.
Charles Miller
[Section 497, 498, 34, 528-30-1 Pennl Code].

RANDOLPH B. MARTINE,
District Attorney,
A TRUE BILL.
S. P. H. [Signature]
Foreman



Police Court—2 District.

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

of No. 57 West 26th Street, aged 44 years,

occupation Keep a Restaurant being duly sworn
deposes and says, that the premises No 57 West 26th Street,

in the City and County aforesaid, the said being a five story brick building
in the 21st Ward of said City

and which was occupied by deponent as a Restaurant
and in which there was at the time four human beings by name

were BURGLARIOUSLY entered by means of forcibly prying off
the wire screen covering the fan light of
the basement door said door leading from
West 26th Street into deponent's kitchen

on the 9th day of June 1886 in the Evening time, and the
following property feloniously taken, stolen, and carried away, viz:

Wearing apparel and silver
ware of the value of Four
hundred dollars.

\$400.00

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

Charles Miller (now here)

for the reasons following, to wit: that at about the hour
of 10.05 o'clock P.M. on the 9th day
of June 1886. deponent locked and
securely fastened said premises and
left them leaving the aforesaid four
men who are employed by deponent in
their beds in said kitchen. And deponent
is informed by Patrick Fagan, a Special
Officer attached to the St. Owen Hotel

0012

that he Fagan saw the defendant working at the wire screen covering the aforesaid fanlight, ^{at a point 2 o'clock approx June 9, 1886} he Fagan then got Officer John Reinhardt of the 29th Precinct and stationed the Officer at the front of said premises while he Fagan went to the cellar door on 6th Avenue and aroused one of the men that was sleeping in said premises, and got him to advise him Fagan, and Officer Reinhardt when they found the defendant sitting beside the door at the 26th Street entrance. Wherefore defendant charges the said defendant with burglariously entering said premises and feloniously attempting to take and carry away the aforesaid property and pray he may be held and dealt with according to law. J. H. Humphreys

Sworn to before me
this 9th day of June 1886

J. H. Humphreys
Police Justice

Police Court District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary

Dated _____ 1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0013

CITY AND COUNTY }
OF NEW YORK, } ss.

John Reinhardt
aged 29 years, occupation Police Officer of No. 29th Street Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Fredrick Hempach and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 9 day of June 1888) John Reinhardt

W. J. ...
Police Justice.

0014

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Fagan

aged 55 years, occupation Special Officer of No.

St. Omer Hotel, 6th Ave 23rd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frederick Hempoch

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

Sworn to before me, this 9 day of June 1886 Patrick Fagan

[Signature]

Police Justice.

0015

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Charles Miller

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

Question What is your name?

Answer *Charles Miller*

Question How old are you?

Answer *22 years old*

Question Where were you born?

Answer *Germany*

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

Answer *11. Bowery one week*

Question What is your business or profession?

Answer *Recluse*

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 know nothing about it I was drunk and I met a man who said I will go with you in the morning and get work for you - Then I treated him and I haven't any further recollection except that he said he would take me to his home, and give me a bed - I recollect being pushed by him through a window and falling heavily. I lost my hat and \$2 I had in my pocket.*

Officer Reinhardt says his attention was called to the case by private officer Pat. Fagan of the St. Mer Hotel - That they went into the premises & saw this defendant lying in a half

Taken before me this

day of *June* 188*8*

Supervisor

Police Justice

0016

recumbent position against the door
of the restaurant.

Officer Jagan saw the defendants head
& hand ~~hand~~ on the line of the (ransom)
window - which the owner doesn't know
was fastened or not - The officers say they
frequently see it open - and a man's body
could easily pass through. Then
the officers together went inside and
found the defendant as above
described.

C. S. Müller

0018

Dear Sir, June 11/86.
The name of the
man that works in my
place (in the kitchen) is
Fred Fidler.
Very truly
Fr. Humphreys 57 W. 26 St.

0019

POSTAL CARD

Nothing but the address to be on this side.



D. Lindsey
2 Chambers St.
City.

0020

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Miller

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

Charles Miller

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

The said Charles Miller,

late of the Twenty-first Ward of the City of New York, in the County of New York aforesaid, on the ninth day of June, in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, about the hour of twelve o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Fredrika Biedler,

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

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

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,

0021

SECOND COUNT—

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

- Charles Miller -

attempting to commit
of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed as follows :

The said *Charles Miller,*

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,

*divers articles of clothing and wearing
apparel, of a number and description
to the Grand Jury aforesaid unknown,
of the value of four hundred dollars,
and divers articles of silver-ware, of
a number and description to the
Grand Jury aforesaid unknown, of
the value of one hundred dollars,*

of the goods, chattels and personal property of one

Fredricka Sumner.

in the dwelling house of the said *Fredricka Sumner.*

attempt to
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.

0022

Sevier COUNTY.

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

Charles Miller

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

The said Charles Miller,

late of the Twenty-first Ward of the City of New York, in the County of New York, aforesaid, on the ninth day of June, in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the restaurant of one

Frederick Dumppa.

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

Frederick Dumppa.

in the said restaurant 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.

~~South~~ COUNTY-

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

~~Charles Miller~~ -

~~attempting to commit~~
of the CRIME OF ~~Grand~~ LARCENY in the second degree, committed as follows:

The said ~~Charles Miller~~,

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,

divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of ~~from~~ hundred dollars, and divers articles of silver - ware, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars.

of the goods, chattels and personal property of one

~~Fredricka Dunsford~~ -

in the ~~restaurant~~ of the said

~~Fredricka Dunsford~~ -

there situate, then and there being found, ~~in~~ the ~~restaurant~~ 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.

~~Randolph B. Martin~~

~~District Attorney~~

0024

BOX:

224

FOLDER:

2193

DESCRIPTION:

Missbach, Paul

DATE:

06/07/86



2193

0025

BOX:

224

FOLDER:

2193

DESCRIPTION:

Christoph, Margaret

DATE:

06/07/86



2193

0026

No. 1
C. W. Young

Counsel,

Filed 7 day of June 1886

Pleade: Inguilty

Grand Larceny, 2nd degree
[Sections 628, 631, 530 Penal Code
and Section 540]

THE PEOPLE

vs.

Paul Missbach

vs.

Margaret Christoph

RANDOLPH B. MARTINE,

22, New 10th District Attorney.

For Ind. & Acquitted.

A True Bill.

James W. Keene

Foreman.

Witnesses:

J. W. Christoph

Rosalie Christoph

Officer G. H. Kail

0027

Police Court—First District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Rosalie Christoph
of No. 925 Walnut St Camden N.J. Street, aged 60 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 27th day of May 1886 at the City of Camden
New Jersey, was feloniously taken, stolen (and carried away from the possession

of deponent, in the time, the following property viz: And brought into
the City of New York
Good and lawful money of the United
States in Bank bills of the amount and
value of Forty five dollars + Two feather
beds three feather pillows one Table Cover
and a quantity of Woolen Yarn + half dozen
aprons + an earthen coffee pot one shirt
altogether of the value of Eighty 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 Margaret Christoph + Paul
Missbach (both now here) for the
following reasons to wit; that at
about the hour of nine o'clock P.M.
on said date, deponent left the
apartments of her son and the daughter
in-law Margaret was in the house when
deponent left to go on a visit to a friend
and when deponent came back to said
apartments, deponent missed the
aforesaid property and her deponent's
daughter in-law Margaret Christoph was
also missing and at about hour of
five o'clock & thirty minutes P.M. on
said date deponent's son the husband

Subscribed to before me this _____ 1886

Notary Public

0028

of the defendant Margaret came home and was afterwards informed by an expressman that the said defendants Margaret and Paul had the aforesaid property checked for and sent to New York and deponent Son John Christoph + deponent found the aforesaid property at the Pennsylvania baggage room foot of Desbrosses Street New York and deponent identified said property as a portion of the property taken stolen and carried away as aforesaid, and deponent is informed by William H Thomas a police officer of 3rd Precinct Police that he found the aforesaid defendant Paul at the Pennsylvania baggage room at Desbrosses Street and offered the checks he defendant had in his possession for the aforesaid baggage identified by deponent and said officer found defendant Margaret at 130 Greenwiche Street and she informed said officer that her Man was at the baggage room with the checks to get their baggage and the said Margaret admitted and confessed to said officer through an interpreter that she Margaret had taken stolen and carried away a bed from deponent her Mother in law

Sworn to before me this 1st day of June 1886

John P. Patterson Rosalia Christoph^{her} Mark
Police Justice

0029

CITY AND COUNTY }
OF NEW YORK, } ss.

William H Thomas
aged *44* years, occupation *Police Officer* of No
3rd *Pratt* *Place* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Rosalia Christman*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *1st*

day of *June* 183*3*

William H Thomas

J. M. Patterson

Police Justice.

0030

CITY AND COUNTY }
OF NEW YORK, } ss.

John Christoph
aged *29* years, occupation *Laborer* of No
925 Walnut St Camden New Jersey Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Rosalia Christoph*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *1st*
day of *June* 183*8* *John Christoph*

John Patterson
Police Justice.

0031

Sec. 198-200.

188

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Margaret Christoph

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

Question What is your name?

Answer

Margaret Christoph

Question How old are you?

Answer

26 years

Question Where were you born?

Answer

Germany

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

Answer

925 Walnut St Camden NJ one month

Question What is your business or profession?

Answer

Married woman

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?

I am guilty of taking the cover bed and eight dollars belonging to my husband

Margaret Christoph
mark

Taken before me this

day of 1888

Police Justice.

0032

Sec. 198-200.

157. District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Paul Missbach 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 Missbach

Question. How old are you?

Answer 31 years

Question. Where were you born?

Answer. Germany

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

Answer. Philadelphia

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

Paul Missbach

Taken before me this 15th day of June 1886
Edmund J. [Signature] Police Justice.

0033

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

Christopher & Paul Missbach
guilty thereof, I order that ~~they~~ 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 June 1st 189 John Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0034

Police Court 152 798 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rosalie Christoph
925 Walnut St
Philadelphia Pa
Paul Messbach
Margaret Christoph

Lawrence
Offence

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

Dated June 1st 1886
Patterson Magistrate.
Thomas + Vaile Officer.
3rd Precinct.

Witnesses All the Officers
No. _____ Street.
John Bennett
No. Camden St Street.
William J. [unclear]
No. _____ Street.
\$ 15.00 TO ANSWER

Comd

TORN PAGE

0035

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Margaret Rhinckelph

unlawfully and unjustly, did return

Paul Winckelph

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

Margaret Rhinckelph and Paul Winckelph

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

The said Margaret Rhinckelph and Paul Winckelph, both —

late of the First Ward of the City of New York, in the County of New York aforesaid on the ~~twenty-seventh~~ day of ~~May~~ — in the year of our Lord one thousand eight hundred and eighty-~~six~~ —, at the Ward, City and County aforesaid, with force and arms,

Two feather beds of the value of fifteen dollars each, three feather pillows of the value of seven dollars each, one table cover of the value of five dollars, a quantity of wooden ware of the value of five dollars, six aprons of the value of one dollar each, one paper - box of the value of one dollar, one pint of the value of one dollar, ~~the sum of twenty-five dollars in money;~~ ~~lawful money of the United States of America,~~ ~~of the value of twenty-five dollars,~~ of the goods, chattels and personal property of one Rosalia Rhinckelph.

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

TORN PAGE

0036

SECOND COUNT—

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

Paul Winstead —

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

The said *Paul Winstead*,

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,

Two leather beds of the value of fifteen dollars each, three leather pillows of the value of seven dollars each, one table cover of the value of five dollars, a quantity of modern yarn of the value of five dollars, six aprons of the value of one dollar each, one coffee pot of the value of one dollar, one shirt of the value of one dollar, and the sum of forty five dollars in money, lawful money of the United States of America, and of the value of forty five dollars.

of the goods, chattels and personal property of one *Rosalie Rhinck* —

Wife, by one Margaret Rhinck and

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

Rosalie Rhinck. —

and he well knowing the said goods, chattels and personal property to have been

Paul Winstead. —

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.

RANDOLPH B. MARTINE,

District Attorney.

0037

BOX:

224

FOLDER:

2193

DESCRIPTION:

Mitchele, Charles

DATE:

06/23/86



2193

217
C. O. Spencer

Counsel,

Filed 23 day of June 1886

Pleads *Not guilty* (21)

THE PEOPLE

36. vs. R
160 W. R

Charles Mitchel

Entered in the ... Degree.
Sections 417 & 345 of ...

RANDOLPH B. MARTINE,

District Attorney.

Chy 3/12

you are guilty.

A True Bill.

Finney McKean

Foreman

Secy

S. V. Law 420 & 10

Witnesses:

0039

Police Court District.

City and County of New York, ss.:

of No. 207 Madison Street, aged 58 years,

occupation Clothier being duly sworn

deposes and says, that the premises ~~No~~ aforesaid Street in the City and County aforesaid, the said being a residence where deponent resides with his family and which was occupied by deponent as a residence

and on which, there ~~was~~ at the time a human being, by name Louis Jacobs

and others were **BURGLARIOUSLY** ^{attempted to be} entered by means of forcibly removing

the lock or fastening of a door leading from the Street into the basement of said premises with intent to commit a larceny therein

on the 15 day of June 1886 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Jewelry consisting of a gold watch and chain. Diamond Rings shirt studs and other property of the value of one thousand dollars and more

the property of deponent

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

Charles Mitchell Worshiper

for the reasons following, to wit: That deponent is informed by Officer Michael E. Floody 7th Precinct that about 10:30 O'clock on the night of said day he found the defendant under the stoop close to the basement door and found in his possession a "bit & brace" a cold chisel skeleton keys & such implements as are used and necessary in the commission of a burglary and deponent believes the same to be true deponent

0040

Further says that upon examining the said door he found two separate holes or spaces bored through it one above and one below the fastening of the door, and so close to the lock as to permit a persons hand to reach and turn the key on the inside of the door. Deponent says that said holes bore the marks of a bit such as was found upon the defendant at the time of his arrest. Deponent therefore charges the said defendant with the commission of the felony.

Sworn to before me this
 17th day of June 1886
 J. P. [Signature]
 Clerk of the Court

Police Court _____ District _____

THE PEOPLE, & c.,
 ON THE COMPLAINT OF _____

vs. _____

Degree _____

Burglary _____

Dated _____ 188 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses: _____

Committed in default of \$ _____ Bail _____

Bailed by _____

No. _____ Street _____

0041

CITY AND COUNTY }
OF NEW YORK, } ss.

is
Michael E. Foady
aged 30 years, occupation Police Officer of the
7th Precinct Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Jacob Jacobs
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 14th day of June 1888
Michael E. Foady
[Signature]
Police Justice.

0042

Sec. 108-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Charles Mitchell

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

Question. What is your name?

Answer. *Charles Mitchell*

Question. How old are you?

Answer. *36 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *165 Avenue A*

Question. What is your business or profession?

Answer. *Carpenter*

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

Answer. *I am not guilty of the charge*
Charles Mitchell

Taken before me this

day of *July* 188*8*

[Signature]
Police Justice.

0043

Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Jacob Jacobs
269 Madison St
Charles Mitchell

Office at 190 Broadway

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

2

3

4

District

188

Magistrate

Officer

Precinct

Witness

No

Street

No

Street

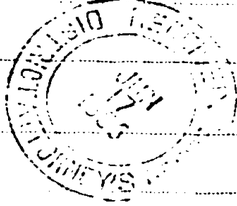
No

Street

to answer

June 19th
Duffy
Michael E. Gray

Call the officer



Am

It appearing to me by the depositions and admissions that the crime therein mentioned has been committed, and that there is sufficient cause to hold the within named Charles Mitchell to answer for the same and he be admitted to bail in the sum of one hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 19 1888 John A. Duffy Police Justice.

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

Dated June 19 1888 John A. Duffy Police Justice.

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

Dated June 19 1888 John A. Duffy Police Justice.

Handwritten scribble or signature at the bottom of the page.

0044

New York June 7th 1856

To Whom it may Concern

This is to certify that
C. Mitchell has been
my Customer for a
long Time when he
had a Saloon and
always paid his Bills
correctly, and I further
more certify that I
know him as a honest
Man

Gustav Meininger
Coll. for H. B. Sherman
Brooklyn

0045

F. A. LISIEWSKI.

New York June the 25/86.

To whom it may concern: -

The undersigned states, that
Charles Mitchell when he was doing
business at the following places

310. East 80th Street

N. W. corner of 73. & T. Avenue

98. Orchard Street

was carrying on a strictly honest and
respectable business, and was paying
his bills promptly -

F. A. Lisiewski
Collector for Lion Brewery
New York City

0046

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Mitchell

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

Charles Mitchell, of the crime of

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

The said Charles Mitchell,

late of the *Seventh* - Ward of the City of New York, in the County of New York aforesaid, on the *27th* day of *June*, in the year of our Lord one thousand eight hundred and eighty-*six*, with force and arms, about the hour of *twelve* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Jacob Jacobs, there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *one Louis Jacobs.*

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

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,

0047

SECOND COUNT—

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

of the CRIME OF GRAND LARCENY IN THE

DEGREE, committed as follows :

The said

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 the said day, with force and arms,

of the goods, chattels and personal property of one

in the dwelling house of the said

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.

0048

THIRD COUNT—

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

of the Crime of RECEIVING STOLEN GOODS, committed as follows:

The said

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,

of the goods, chattels and personal property of one

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

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

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.

RANDOLPH B. MARTINE,
District Attorney.

0049

BOX:

224

FOLDER:

2193

DESCRIPTION:

Molloy, Joseph

DATE:

06/23/86



2193

208

Counsel, *A. C. Wagoner*
Filed *23* day of *June* 188*6*
Pleads, *Whitely* *et al.*

(Section 219, Penal Code.)

ASSAULT IN THE THIRD DEGREE

THE PEOPLE

vs.

B

Joseph Molloy

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Wagoner

Whitely

June 13/87

Indictment dismissed

Witnesses:

*After many efforts
to find the complainant
the people have failed
to secure his return
I, therefore recommend
dismissal of this indictment
June 13/87*

*W. M. Davis
District Attorney*

0051

Sec. 109-200.

District Police Court.

CITY AND COUNTY OF NEW YORK. } ss

Joseph Mollay 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 Mollay*

Question How old are you?

Answer *21 years*

Question Where were you born?

Answer *City*

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

Answer *611 10th Ave*

Question What is your business or profession?

Answer *Circumane*

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*
Joseph Mollay

Taken before me this *19* day of *August* 188*6*
J. M. Sullivan
Police Justice.

0052

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

Defendant

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

Dated *Jan 19* 188*6* *J. M. Patterson* Police Justice.

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

Dated *Jan 19* 188*6* *J. M. Patterson* 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.

0053

89

Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Wm. King
652 3rd
Joseph Mallon

Office
Adams

BAILED,

No. 1, by Alv. Busby
Residence 331 E. N. 3rd Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated June 19 1886

John Patterson Magistrate.

Ronnochy Officer.

21 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. 300 Street.

\$ 300 to answer G.S.

Bailed

0054

Police Court— District.

CITY AND COUNTY }
OF NEW YORK. }

of No. 652 7 3 Avenue Street, aged 28 years,
occupation Laundry being duly sworn, deposes and says, that
on the 18 day of June 1886 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Joseph Malhot
(Norrhu) who struck his deponent
a number of violent blows on the face
with his clenched fist
without any justification on the part of the said assailant

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

Sworn to before me, this 19 day of June 1886 } H. S.

John Patterson Police Justice.

0055

Police Court 4 District.

City and County of New York, ss.:

THE PEOPLE.

vs.

On Complaint of

Wah Sing

For

Assault

Joseph Malley

demand

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

Dated

June 19 18*96*

Joseph Malley

J. M. Putnam

Police Justice.

0056

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 Madson

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

Joseph Madson

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

The said *Joseph Madson*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the ~~eighteenth~~ *fourth* day of *June*, in the year of our Lord one thousand eight hundred and eighty-~~two~~ *seven*, at the Ward, City and County aforesaid, in and upon the body of one *Walter Diney*— in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *injure* the said *Walter Diney*— did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Walter Diney*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0057

BOX:

224

FOLDER:

2193

DESCRIPTION:

Morena, Antonio

DATE:

06/21/86



2193

674
Racey

Counsel,
Filed 21 day of June 1886
Pleads Not Guilty (v.v.)

Grand Larceny, 2nd degree
[Sections 628, 631 Penal Code].

THE PEOPLE

vs.
R

Antonio Moreno

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

A. Spencer Hopkins

Part II March 9/87
Indictment dismissed
Foreman.

Witnesses:

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

Having examined the evidence for
the People in within case I am
satisfied that there is not suffi-
cient evidence to warrant the
conviction of the defendant and
I therefore recommend that the
indictment be dismissed.
New York March 9, 1887.

M. Stearns
District Attorney

0059

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Michael Morana

of No. 18 Roosevelt Street, aged 26 years,
occupation laborer being duly sworn

deposes and says, that on the 20th day of May 1886 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:—

Twenty eight dollars lawful money
of the United States

the property of Michael Morana
as said

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 Antonis Morana of 81

Baylis St. N.Y. City from the fact that
on the day aforesaid, the said Antonis Morana
with intent to cheat and defraud Michael Morana
the deponent, did falsely represent to the
deponent, that he owned some for deponent
steady employment for 5 months
as driver ^{of an open cart} if he, the deponent would
pay the said Antonis Morana the
sum of twenty eight dollars aforesaid
that said deponent then and there believing
such false representations, so made
did pay to Antonis Morana of aforesaid
the sum of twenty eight dollars
that said Antonis Morana failed to

Subscribed to before me, this
20th day of
1886
Police Justice

0060

furnish said employment as
of said, that said Antonio Morena
withheld, and appropriated the same
to his own use, that deponent demanded the return of the
said money and was refused. Wherefore the deponent
charges the said Antonio Morena
with fraudulently obtaining the
said money with intent to
cheat and defraud the deponent

From before me this 13th day of June 1886
Michael X Morena
Mark

Sam Patterson

Police Justice

Reson

Sworn to before me

This 13th day of June 1886

Sam Patterson Police Justice

0061

Sec. 198-200.

152

CITY AND COUNTY OF NEW YORK.

District Police Court.

Antonio Morona 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 *Antonio Morona*

Question How old are you?

Answer *22 years*

Question Where were you born?

Answer *Italy*

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

Answer *81 Baxter Street New York*

Question What is your business or profession?

Answer *Drive an ash cart*

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

Answer *I am not guilty Antonio Morona*

Taken before me this

day of

1888

James J. McNeill
Police Justice.

0062

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the *Police* Justices in and for the said City, by *Michael Morena*

of No. *18 Roosevelt* Street, that on the *20* day of *May* 188*8* at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States

of the value of *Twenty Eight* Dollars,
the property of *Michael Morena*
was taken, stolen, and carried away, and the said complainant has cause to suspect, and does suspect and believe, by *Antonio Morena*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bod *7* of the said Defendant and forthwith bring *him* before me, at the *1st* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *12* day of *June* 188*6*

John Patterson POLICE JUSTICE.

0063

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Morona

vs.

Antonio Morona

Warrant-Larceny.

Dated *June 12* 188*6*

Patterson Magistrate

Ferris Officer

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

[Signature] Officer.

Dated *June 12* 188*6*

This Warrant may be executed on Sunday or at
night.

[Signature] Police Justice.

REMARKS.

Time of Arrest, *[Signature]*

Native of *[Signature]*

Age, *[Signature]*

Sex *[Signature]*

Complexion, *[Signature]*

Color *[Signature]*

Profession, *[Signature]*

Married *[Signature]*

Single, *[Signature]*

Read, *[Signature]*

Write, *[Signature]*

[Signature]

0064

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

Antonio Moreno

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

Dated *June 13* 188*7* *Samuel C. Beall* Police Justice.

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

Dated *June 14* 188*6* *Samuel C. Beall* 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.

0065

W 863
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Morina
18 Roosevelt
1 Antonio Morina
2 J. Thomas

Office Lancy

BAILED,

No. 1, by Antonio Orlando
Residence 64 Mulberry Street.
by Joseph Felice
Residence ~~25 Mulberry~~ Street.
No. 3, by 62 Mulberry
Residence Street.
No. 4, by
Residence Street.

4
Dated June 13 1886
Raichy Magistrate.
Herbert Officer.
1st Precinct.
Witnesses J. Thomas
No. 504 Mulberry Street.
Frank Loring
No. 212 Ridge Street.
No. Street.
\$ 1000 to answer G S

Bailed

0066

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Antonio Morena

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

Antonio Morena

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

The said *Antonio Morena*,

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

the sum of twenty five dollars
in money, lawful money of the
United States, and of the value
of twenty five dollars,

of the goods, chattels and personal property of one

Michael Morena,

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

Richard A. ...
Attorney

0067

BOX:

224

FOLDER:

2193

DESCRIPTION:

Morris, George

DATE:

06/22/86



2193

Witnesses:

Counsel:

Filed

day of June

1884

Ray

Quincy

Ill.

IN THE PEOPLE

vs.

George Morris

P. 2 Apr 24, 1884

Bail forfeited returned

Quincy Illinois

RANDOLPH B. MARFINE,

District Attorney.

Oct. 23. 1884

A True Bill.

James H. Waterer

Dec. 12 1884

Foreman.

James 25 if its return Albany

again V.M.D.

Mr. Feb 11/84

Grand Larceny, 2nd degree [Sections 828, 831 Penal Code].

Handwritten notes and signatures in the top left corner, including "A. M. W." and "1884".

0069

Police Court— 4 District.

Affidavit—Larceny.

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

Annie Young
of No. 757 Third Avenue Street, aged 34 years,
occupation Married Woman being duly sworn
deposes and says, that on the 19 day of June 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

one gold watch of the
value of fifty dollars, & one
gold ring of the value of
ten dollars & all of the
value of about sixty
dollars \$60.00

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 George Morris (nowhere)
from the following facts to
wit:— That at the time men-
tioned deponent went away
from her apartments at the
above mentioned premises.
That at said time, the above
described property was
in said apartments. That
when deponent returned
to said apartments she
(deponent) found defendant
therein. That defendant struck
deponent a blow in the
face & ran out of said apart-

Subscribed before me this

day

Police Justice

0070

ments. That immediately there-
-after deponent misadvised the
above described paraper-
-ty. That deponent is inform-
-ed by Edward Haenich, that he
(Haenich) after the time of said
luncheon found the above
described property in a cellar
in 855 Second Avenue in said City,
in which cellar deponent at
said time was endeavoring
to conceal himself.

Anna Dange

Sworn to before me
this 19th day of June 1886

J. M. Patterson 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 _____ 1886
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1886
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 _____ 1886
Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____
Offence—LARCENY.
Dated _____ 1886
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____ Sent/na.

0071

CITY AND COUNTY }
OF NEW YORK, } ss.

Konrad Hoernich
aged *29* years, occupation *Baker* of No
255 Second Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Annie Gurney*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *19*
day of *June* 188*8* by *Conrad Hoernig*

J.M. Patterson
Police Justice.

0072

Sec. 199-200.

J. H. ... District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

George Morris

Question How old are you?

Answer

21 years

Question. Where were you born?

Answer.

United States

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

Answer.

105 Ludlow Street. 2 years

Question What is your business or profession?

Answer

Clath cutter

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

Answer.

not guilty.

George Morris

Taken before me this

day of April 1888

J. H. ...
Police Justice.

0073

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 Reynolds

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 June 14 1888 John Patterson Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0074

Bond renewed
Oct. 23^d 1888

BAILED.

No. 1, by Samuel Long
Residence 4th Street Street.

No. 2, by James M. O'Neil
Residence 2213 4th Ave Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court H. District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Annie Young
751-3rd Ave
Ger. Morris

1 _____
2 _____
3 _____
4 _____

Office of
Samuel Long

Dated Aug 19 1888

Walter M. Moran Magistrate
Moran Officer.
2377 Precinct.

Witnesses

No. Comid Moran Street
457 2nd St

No. George Moran Street
751-3rd Ave.

No. _____ Street,
\$ 15.00 to answer G. S.

Comid

0075

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Figoras Morris

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

Figoras Morris

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

The said *Figoras Morris*,

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

one watch of the value of fifty dollars, and one ring of the value of ten dollars,

of the goods, chattels and personal property of one

Anna Figoras,

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

Randolph B. Smith,
District Attorney

0076

BOX:

224

FOLDER:

2193

DESCRIPTION:

Morris, Henry

DATE:

06/09/86



2193

0077

No 43

Counsel,
Filed *6* day of *June* 188*6*
Pleads *Warrant*

THE PEOPLE
vs.
Henry D. Morris
INDICTMENT.
[The New York State (1886) No. 2489
533.0628/7.2490.539]

Warrant Co. No. 100

Chas. D. D. District Attorney.

pleads guilty S.P.H. 720.

A True Bill.

J. Lawrence McKeever

Foreman.

Jan 21/86.

0078

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

John A. Waddell
of No. 244 7th Street, aged 41 years,
occupation Commission Merchant being duly sworn
deposes and says, that on the 24th day of November 1882 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 :

a check, or order for money, on the
Living National Bank for the
sum of three hundred dollars,
and of the value of three hundred
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 D. Morris, now here,
for the reasons following, to wit:
That on said day the said de-
ponent entered the store of
deponent at 244 7th Street, and
said his name was N. H. Larsen.
That he then and there stated and
represented to deponent that he
had shipped to himself, from
Baldwinsville, New York, 67
tubs of Butter containing 4820
pounds of fine butter, which he
estimated to be worth about 25
cents per pound. That he desired
deponent to make him an
advance on said butter of three

in
deponent

in
deponent

0079

hundred dollars, and then gave dependent
the correct paper, purporting to be
a bill of lading of said butter, as
security for such advance. That this
dependent believing said statements and
representations to be true, and believing
that said bill of lading was a
genuine instrument, thereupon gave
said dependent said check.

That de-
pendent has since ascertained from
the Agent of the Delaware, Lackawanna
and Western Railroad Company in
New York, that said bill of lading
was false and fraudulent, and
that no such property was shipped
to New York by said dependent. That
dependent never received said butter
or any portion thereof, and has been
unable to find said dependent until
yesterday. That dependent therefore
charges said dependent with obtaining
said property from dependent illegally
by means of said false and fraudulent
statements and representations and with
the intent to cheat and defraud de-
pendent and whereby dependent was
so cheated and defrauded of said
property.

I was to super me this
5th day of June 1886

John A. Waddell

A. M. Patterson

Police Justice

0080

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Henry D. Morris

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

Question What is your name?

Answer *Henry D. Morris*

Question How old are you?

Answer *47 years of age*

Question. Where were you born?

Answer. *New York State*

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

Answer. *Baldwinsville N.Y. 20 years.*

Question What is your business or profession?

Answer *Farmer*

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 and I waive further examination in this Court.*

Henry D. Morris

Taken before me this

day of

188

W. J. Purcell

Police Justice.

0081

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

Henry L. Morris

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

Dated *June 5* 188 *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0082

Police Court *1873* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Waddell
244 Fulton St.
Henry C. Morris

Offence Larceny

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 5* 188 *6*

Patterson Magistrate.
G. A. Herchules Officer.
5 Precinct.

Witness *Benj. J. Britton*

No. *277* Street.

E. Nichols
No. *26 Exchange Place*

Baldwinsville
No. _____ Street.

\$ *2000* to answer *G. S.*

Comd

0083

John A. Waddell.

COMMISSION MERCHANT

Butter, Cheese, Lard, Poultry, Eggs, &c.

244 FULTON STREET,

New York June 14 1886
Chief Clerk
D. Atty's Office N.Y.
D. Atty's

John J. Hayes,
now in the employ of the International
Express, Corner West Greenwich St., was
devising charts for the Del. & Lack. R.R.
in November 1882, but how he can
prove that the shipment of
butter was not made I am at
a loss to know. It seems
to me that the freight agent
at Baddwinsville New York, is
the proper person, and the
only one by ~~whom~~ it can be
proved. His name is H. K. Cornell.
Respectfully John A. Waddell.

0084

[Faint, illegible handwritten text]

0085

THE DELAWARE, LACKAWANNA AND WESTERN RAILROAD CO. [Form 20.]
TRANSPORTATION DEPARTMENT

Baldwinsville

Station, New York Nov 23 1882

Contents of Packages unknown.

MARKS:

2

New York City
N.Y.

Received from N. H. Lanson
in apparent good order, the following articles:

Sixty-seven (67)

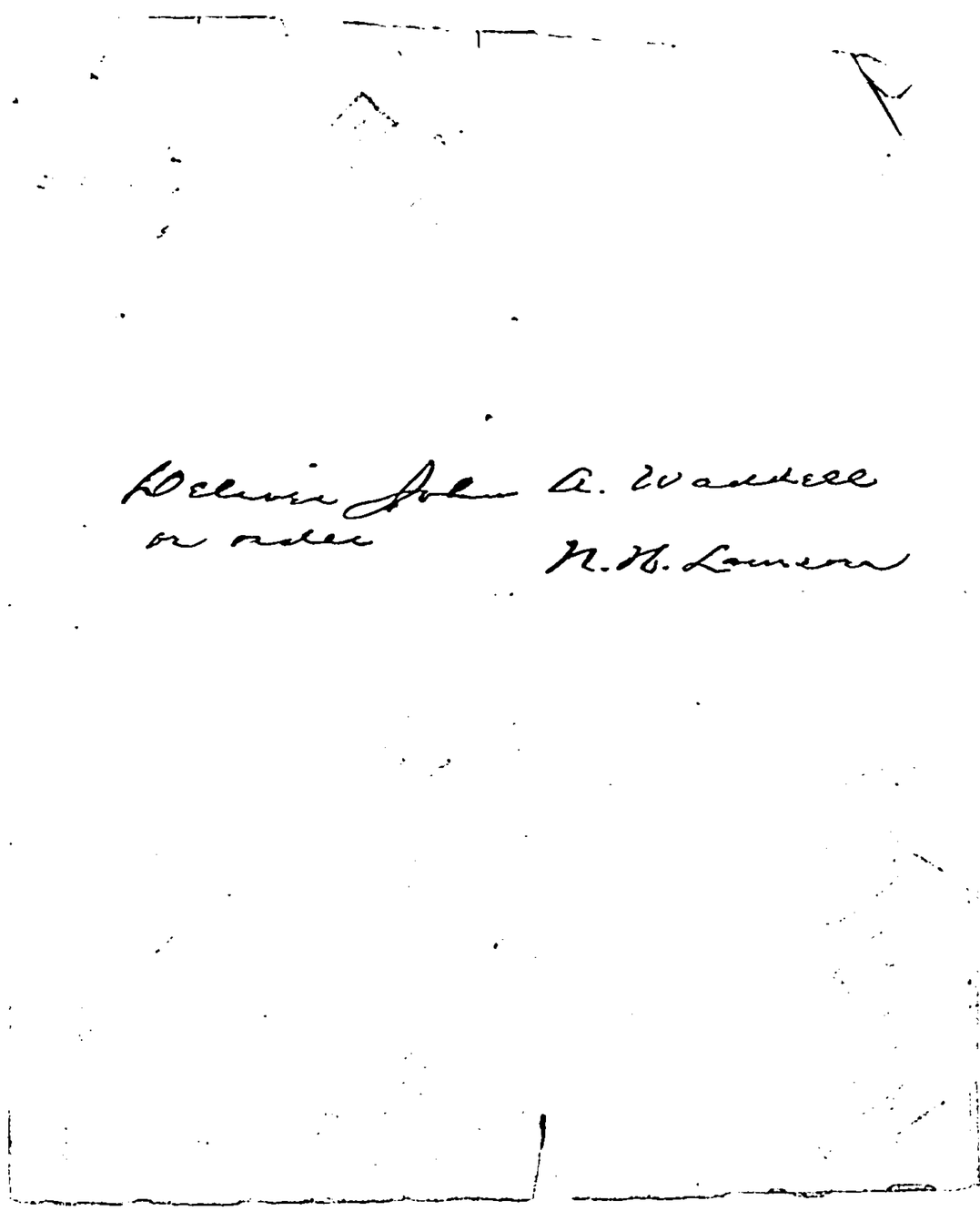
Wubs Butter

4320 lbs

Marked and numbered, as per margin, which the Delaware, Lackawanna and Western Railroad Co.
forward to New York

L. M. Parry
Station Agent.

0086



Received John A. Washell

on order

N. H. Lanson

0087

287 Greenwich Street.



No. 3982

New York, November 24th 1882

Irving National Bank,

Pay to the order of M. A. Linnon

Three Hundred & no/100 Dollars.

\$ 300⁰⁰

John A. Waddell

Wilbur & Hastings, Stationers and Printers, 40 Fulton St., N. Y.

0088

N. H. Lanson.
John W. M. W.

0089

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,
against

Henry D. Morris

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

Henry D. Morris

of the crime of Forgery in the third degree,

committed as follows:

The said *Henry D. Morris*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~fourth~~ *fourth* day of *November*, in the year of our Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward, City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and procure to be falsely made, forged and counterfeited, and willingly act and assist in the false making, forging and counterfeiting a certain instrument and writing ~~as follows~~

purporting to be a Bill of Exchange.

which said false, forged and counterfeited instrument and writing is as follows, that is to say:

*The Delaware, Seaboard and Western
Railroad Co. Transportation Department,
Baltimore Station, New York Nov 23 1882*

Contents of packages unknown

marked

*[L] New York City
N.Y.*

*Received from W. H. Garrison
in apparent good order,
the following articles:*

Sixty-seven (67)

Index Cards

14320 New

*marked and numbered as per margin,
which the Delaware, Seaboard and*

*Western Railroad Co. agrees to forward to
New York Station.*

*W. H. Garrison
Station Agent*

with intent to injure and defraud *John A. Waddell*

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

And the Grand Jury aforesaid further accuse

the said Henry D. Morris of the crime of Forgery, committed as follows: The said Henry D. Morris,

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

John A. Waddell,

and divers other persons, to the Grand Jury aforesaid unknown, a certain false, forged and counterfeited instrument and writing purporting to be

a Bill of Lading,

which said last-mentioned false, forged and counterfeited instrument and writing is as follows, that is to say:

The Delaware, Seaboard and Western and Western Railroad Co. Transportation Department. Administration Station, New York Nov 23 1882

Contents of Packages unknown

marked.

2 New York City N.Y.

Received from H.H. Samson, in apparent good order, the following articles..

Sixty-seven (67)

Under Butter

4320 lbs

Marked and numbered as per margin, which the Delaware, Seaboard and Western Railroad Co. agrees to forward to New York Station N.Y. the District Station agent.

the said Henry D. Morris,

at the same time he so uttered and published the last-mentioned false, forged and counterfeited instrument and writing,

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

Richard B. Martin,

John McKee District Attorney.

0091

BOX:

224

FOLDER:

2193

DESCRIPTION:

Mosely, Edward

DATE:

06/01/86



2193

349

Counsel, *H S M Packer*
Filed day of *June* 188*6*
Pleads, *Not guilty*

THE PEOPLE

39. *By*
Patton
in witness whereof
Edward Moseley

Entered in the Third Degree
Freix
Sections 485, 486, 487, 488, 489

RANDOLPH B. MARTINE

Per Dec 9/88 District Attorney
Yll & Co. P.C.

A True Bill. *Per 3 months*

Richard K. Connelley

Foreman

Witnesses:

John D. O'Brien

Lizzi O'Donnell

0093

Police Court— District.

City and County }
of New York, } 55.

of No. 41 Vandewater Street, aged 40 years,
occupation liquor dealer being duly sworn

deposes and says, that the premises No 41 Vandewater Street,
in the City and County aforesaid, the said being a brick building
(two stories, attic and basement)

and which was occupied by deponent as a dwellling, and in the
basement ^{no} ~~and in~~ which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly raising a
window in the basement of
said premises and entering
therein

on the 24 day of May 1886 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Castor valued at \$100
100
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

Edward Masely (New York)
for the reasons following, to wit: the said castor was
on a table in the said basement
and the said window having
been closed, deponent was
informed by a hizzie Ford
that she saw the said defendant
raise the said window, enter the
said basement and come out
of said basement with the castor

0094

in his possession. Deponent
saw the said ^{defendant} about two blocks
from the said premises and
having found the said property
in his possession, charges the
said defendant with unlawfully
taking, stealing, and carrying
away the aforesaid property.

Sworn to before me

this 25 day of May 1886 John D. Bacon

David C. Runkle
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Burglary
Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0095

Sec. 195-200.

157

District Police Court.

CITY AND COUNTY OF NEW YORK. { ss

Edward Moseley

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

Question. What is your name?

Answer. Edward Moseley

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Patterson New Jersey

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

Answer. 183 Pearl Street Brooklyn six weeks

Question. What is your business or profession?

Answer. Machinist

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

Edward Moseley

Taken before me this

day of

1885

Police Justice.

0096

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 Edward

Moseley
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15 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 May 25 1888 Samuel C. Bellamy 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.

0097

Police Court District.

152 732

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John D. O'Brien

441 Grandwater
Edward Moseley

Offence Burglary

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated May 25 1886

Officer O'Reilly Magistrate.

Officer Ann Heaton

Witnesses Lizzie Freese 4th Precinct.

No. 44 Grandwater Street.

No. Street.

No. Street.

\$ 1500 to answer G S

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Snowden

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

Edward Snowden

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

The said Edward Snowden

late of the Bowdler Ward of the City of New York, in the County of New York, aforesaid, on the twenty-fourth day of May, in the year of our Lord one thousand eight hundred and eighty-six, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the dwelling house of one

John D. Bowen

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

John D. Bowen

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.

0099

SECOND COUNT—

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

Edward Morley—

of the CRIME OF *Ballie* LARCENY. —

committed as follows :

The said *Edward Morley*

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 paper of the value of
Twenty dollars.

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

in the *dwelling house* of the said *John D. Brown.* —

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

Edward Morley
Attorney

0100

BOX:

224

FOLDER:

2193

DESCRIPTION:

Murphy, James

DATE:

06/09/86



2193

0101

28.

Witnesses:

Augustus Smith

Counsel,
Filed *9th* day of *June* 188*6*
Pleads, *Magally '15'*

THE PEOPLE
vs.
James Murphy
John ...
Mr ...
of ...

Grand Larceny, 2nd Degree.
(From the Person.)
Sections 528, 531, Penal Code.

RANDOLPH B. MARTINE,

Mr. Thos. W. ...
Mid. & Conceded
Elam ...
A True Bill.

J. Lawrence ...

Ray ...
Foreman.

J 11

June 21st 1886
June 2nd 1886

0104

2

told the defendant that he thought he had his watch, and took him by the collar and walked up Fulton Street. The defendant said that he would go with him and asked him to take his hand off. He did release the defendant and the defendant walked with him a square further, in the crowd; then he moved away and said he would pay for the watch. He had ^{a friend} with him; the friend said "He offered to pay you for the watch; why don't you let him go;" then Murphy said, "Let me go", and struck him, the complainant, on the left hand; then they ran.

His, the complainant's, brother was with him, and gave his brother the package that he had in his hand and ran after Murphy and the officer overtook him. The watch was worth over \$25.00

-----000-----
Officer WILLIAM NESBIE, of the 1st precinct, being duly sworn, testified that he arrested the defendant. The defendant said that he would send his mother to the complainant, and if the complainant was willing to drop the proceedings against him he would return him the watch. The defendant asked him, the officer, to send his mother to the complainant; he, the officer, refused to do it.
-----000-----

0105

3

For the defence, JAMES MURPHY, the defendant, being duly sworn, testified that he lived at number 12 Munroe Street, and was a plumber. Nobody was with him on the day in question. He did not steal any watch from the defendant, or helped anybody else to steal it from him. The first he knew of the complainant's loss, was when the complainant asked him for the watch. He had never been in prison, in his life.

-----000-----

0106

And. [unclear]

Report of [unclear]

The People of

against

[unclear]

[unclear]

STENOGRAPHERS' TRANSCRIPT.

[unclear] 1881.

0107

Police Court— District.

Affidavit—Larceny.

City and County of New York, } ss.

Augustus Smith of No. 460 West 24th Street, aged 17 years, occupation College Student being duly sworn

deposes and says, that on the 1st day of June 1882 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the day time, the following property viz :

One double-faced Silver Watch valued at One Hundred and Fifteen Dollars \$150.00

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 James Murphy (and Henry and another) who were manufacturing in concert for the reasons following, to wit: Deponent was standing in a crowd on Fulton Street and had the said watch to which was attached a chain and was in the left pocket of the vest then worn by deponent as a portion of his daily clothing. Deponent saw the said deponent standing in front of him and feeling a tug at his vest pocket, placed his hand on the said pocket and found the said watch was detached from the said chain. Deponent noticed the said deponent

Vertical handwritten notes on the left margin, including the name 'ASTORIA' and the year '1882'.

making a motion with his hand
 and believing he possessed the said
 watch to ~~the~~ ~~said~~ ~~man~~ ~~known~~ ~~person~~
 Deponent immediately seized hold
 of defendant and told him he
 was going to give him to a policeman
 the said defendant asked deponent
 to search him; after walking him
 several blocks in search of an
 officer, the said defendant asked
 deponent how much he would
 pay for the watch and said "I will
 pay you for the watch"; the said
 unknown man then said "Why don't
 you let him go, he offers to pay
 you for the watch?". Deponent further says
 that the said defendant struck deponent and ran away.
 Therefore deponent
 charges the said defendant with
 taking, stealing, and carrying
 away the aforesaid property of
 John his possession and person.

Sworn to before me
 this 2nd day of June, 1888
 Augustus Smith

J. M. Patterson

Police Justice

0109

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer. *James Murphy*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *City*

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

Answer. *12 Murray St. 4 years*

Question. What is your business or profession?

Answer. *Shoe maker*

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

Answer. *I am not guilty*

James Murphy

Taken before me this

day of *June* 1886

John J. ...
Police Justice.

0110

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

Murphy *James*

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 *May 2* 188*6* *J. M. Putnam* 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.

01111

Police Court District.

800

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustus Smith
460 West
James Murphy
Offense of *from the year*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 2* 188 *6*

Patron Magistrate.

Westcott Officer.

1st Precinct.

Witnesses _____

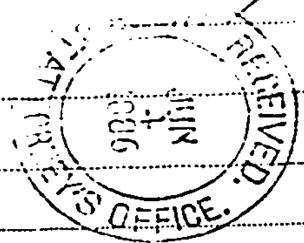
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1500.* to answer *G. S.*

Comel



0112

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 Munday

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

James Munday
of the Crime of GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *James Munday*

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

one watch of the value of one hundred and fifteen dollars,

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

Randolph B. Martin,
District Attorney.

0113

BOX:

224

FOLDER:

2193

DESCRIPTION:

Murphy, John

DATE:

06/22/86



2193

193

Counsel,

Filed 22 day of June 1886

Pleas: *John D. Murphy (vs)*

Grand Larceny, 1st Degree.
(From the Person)
Sections 228, 210, 1 Penal Code.

THE PEOPLE

vs.

H

John D. Murphy

H.P.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Agnes McKee

June 29/86

Foreman.

John D. Murphy

John D. Murphy

Witnesses:

0115

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Joseph Clausen
of No. Fortyfourth St. aged 34 years,
occupation Fireman being duly sworn

deposes and says, that on the 19 day of June 1886 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 double-faced gold-plated
Watch valued at forty
Dollars

20 00
100

the property of

Deponent

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

John Murphy (now here)
and two others, not yet arrested
and who were acting in concert,
for the reasons following to wit:
at about the hour of three
O'clock A.M. on the above described
date, as deponent was walking
on James Street the said
defendant stopped deponent
and asked him for some to-
bacco; the said uniform men
were standing near him at the
time - defendant asked deponent
again for some tobacco, when de-
ponent felt a tug on the watch.

Subscribed and sworn to before me this
19th day of June 1886

Notary Public

0116

to which was attached a chain, and which was in the left pocket of the vest then worn by deponent as a portion of his bodily clothing. Deponent heard the said defendant say to the unknown man "all right" and then missed the said watch. The said defendant and said unknown man separated and ran away when deponent shouted "Police". Deponent followed the said defendant and caused his arrest.

Wherefore deponent charges the said defendant with feloniously taking, stealing, and carrying away the aforesaid property from his possession and person.

Subscribed before me & Adolph Leavitt
this 20th day of June
1886

Samuel C. Bull
Police Justice

0117

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

John P. 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

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.

Taken before me this

day of *June*

188*6*

Donald W. Smith Police Justice.

I am not guilty
John P. Murphy

0118

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

John Murphy
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15th Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated June 20 1886 *Sam'l O'Neil* 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.

0119

Police Court 883 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adolph Clausen
John Murphy

Officer Jancum from the year

1 _____
2 _____
3 _____
4 _____

Dated *June 20* 188
Reilly Magistrate.

Coyle Officer.
H Precinct.

Witnesses *Call the officer*
No. _____ Street.

Compl am am am
No. *Thorne of Substation*
for witness

No. _____ Street.
\$ *15.75* to answer *AS*



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0121

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 C. Saunders

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

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

The said *John C. Saunders*

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

one watch of the value of twenty

dollars,

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

Charles B. Smith
John C. Saunders

0122

BOX:

224

FOLDER:

2193

DESCRIPTION:

Murphy, Thomas

DATE:

06/28/86



2193

0123

228

Counsel, *Adm*
Filed *28* day of *June* 188*6*
Pleads, *McQuibby*

(Section 219, Penal Code.)

ASSAULT IN THE THIRD DEGREE.

THE PEOPLE

vs.

B
Thomas Murphy
(280000)

RANDOLPH B. BORTINE,

District Attorney.

A True Bill.

Lawrence McKeever

Complainant to several persons

Foreman

Off.

Witnesses:

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

*For a
be fact
Off.*

0124

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 Murphy

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

Thomas Murphy

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

The said *Thomas Murphy*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *first* day of *June*, in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, in and upon the body of one *James Rarr* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *in* the said *James Rarr*, did then and there unlawfully beat, wound and illtreat, to the great damage of the said *James Rarr*, 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.

RANDOLPH B. MARTINE,

District Attorney.

0125

BOX:

224

FOLDER:

2193

DESCRIPTION:

Murphy, William

DATE:

06/30/86



2193

0126

263

Electron

Witnesses:

Counsel,

Filed 30 day of June 1886

Pleads Not Guilty

THE PEOPLE

19
19
Wm. Murphy

Grand Larceny 2nd degree
[Sections 628, 631 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

July 13/96
Heads P.C.

A True Bill.

J. James McKean

Per: One year.

Foreman.

0127

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William Arnold

of No. 254 & 256 Broadway Street, aged 50 years,

occupation Business Manager & Agent being duly sworn

deposes and says, that on the 26 day of June 1886 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:

A box containing
One suit of clothes valued
at Forty-five Dollars
45.00

the property of Sam Raymond and Augusta
Raymond Co-partners and in the
care and custody of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Murphy (now there)

for the reasons following, to wit:
The said property was in one of
the delivery wagons of said firm, on
Broadway; deponent is informed
by Jeremiah Cronin (then foreman)
that he Cronin saw the same de-
fendant take the said property
from the said wagon and run
away with it in his possession.
Deponent having seen the said
property and having identified the
same, charges the said defendant
with taking, stealing, and carry-
ing away the aforesaid property.

Wm W Arnold

Sworn to before me, this
1886
at New York
Police Justice

0128

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 24 years, occupation Shipping Clerk of No
254 + 256 Broadway Street, being duly sworn deposes and

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

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

Sworn to before me, this 27 day of June 1836 } Jeremiah Brown

Tom Patterson
Police Justice.

0129

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK.

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 *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *29 Street N. Brooklyn, 6 years*

Question What is your business or profession?

Answer *Shoemaker*

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

Answer. *I am guilty of the charge.*

William Murphy

Taken before me this

day of *March* 188*6*

Conrad

Police Justice.

0130

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

John Jay
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 June 27 1886 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0131

Police Court 1 District 979

THE PEOPLE, &c.,
vs THE COMPLAINT OF

John Arnold
254 1/2 Broadway

Offence
Carrying

2
3
4

Dated

June 27 188 *6*
Patton Magistrate.

Officer
1st Precinct.

Witnesses

No.

No.

No.

\$

Jessie Corwin
254 1/2 Broadway

1500. to answer *G.S.*

Comes

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0132

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 Raymond

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

William Raymond

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

The said

William Raymond

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

one box of the value of one dollar, containing one set of the value of twenty five dollars, one set of the value of eight dollars, and one ~~pair~~ pair of trousers of the value of twelve dollars, —

of the goods, chattels and personal property of one

Caron Raymond,

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

Randolph B. Martinie,