

0007

RECORD GROUP:

**COURT OF GENERAL
SESSIONS**

SUBGROUP:

NEW YORK COUNTY

SERIES:

**GRAND JURY
INDICTMENTS**

DATES:

1879 - 1893

ACCN NO 2010-23



2010-23

0095

BOX:

20

FOLDER:

251

DESCRIPTION:

McGuire, Charles

DATE:

09/29/80



251

0096

BOX:

20

FOLDER:

251

DESCRIPTION:

Clark, Patrick

DATE:

09/29/80



251

4290

The People
Patrick Clark
Clark was jointly
emmy.

Court of General Sessions. Before Recorder Smythe. Tuesday, October 5. 1880.
Clark was jointly indicted with Charles McGuire for grand larceny.
Thomas Regan, sworn and examined. testified.
I keep liquors and cigars at 645 First Avenue corner of Thirty-seventh St. I have known McGuire and Clark a couple of years. I was in my premises on the 24th of Sept. I did not see either of the prisoners there that day; I had some property stolen from me that day. It was contained in a show window on the other side of the store from the bar and joining the show window is an office with a partition leading into the show window from the office; the office is a little secluded portion of the store probably about eight feet square. About 1200 cigars were taken, 12 boxes, valued at \$30. I had a conversation with Clark and I was telegraphed to go to a store in 72nd St. I went there and waited till a policeman came. I accused Clark with being interested with McGuire in the stealing of those cigars. I had a conversation with McGuire before I saw Clark and I told Clark that the case was already fixed, that McGuire had taken the cigars and that there was not any use of a further denial of the matter. He said, "Well, I suppose so; if you had the same trouble you would resort to anything, I should be shot anyhow." Those were his exact words. I told

0099

him McGuire was arrested. This was on Saturday morning and the larceny was committed on Friday morning. Cross Examined. It was in Mr. Gillespie's shoe store, 72nd St and Third Ave. that Clark was arrested. I have known Clark two years and up to this time I never heard anything against him. The officer heard the conversation I had with Clark. William Walsh sworn and examined testified. I arrested Clark where the complainant is in waiting. He told me he was sorry that he got into this trouble. Clark told me he was with McGuire and that it was all his (Clark's) fault. I asked him what he did with the cigars? He said he had sold them to a cigar man in Second Avenue - a man who kept a barber's shop and a cigar store at 2076 Second Ave. McGuire had made a statement to me before that about the case. I asked McGuire which of them sold the cigars? He said it was Clark. "Did you go in or remain outside?" I asked. He said he remained outside the door. I asked McGuire how much money he had received from Clark. He said \$7.50. I told all this to Clark going down in a Third Avenue car. I said, "I suppose you have nothing to say in regard to this matter. He said, "No," he did not dispute it at all. He said, "It is all my fault," he said Regan had always been a

0100

good friend of his and that he had no right to do it. Cross Examined. I was examined in the 57th St. Court but I do not know whether what I said was put in writing or not by the Justice. Patrick Clark, sworn and examined in his own behalf testified. I live at 343 East 37th Street. My occupation is shoe salesman and at the time of my arrest I was making slippers for myself at 42 Third Ave. in Walter Gillespie's store, the place where I was arrested. I was born in New York and never have been arrested before. I have known Mr. Regan before. On this Friday morning when the cigars are said to have been stolen I went into Regan's place to write a letter to Beneky Bros Canal St., but as there was another gentleman there I changed my mind and left the saloon about 10 minutes past 9 o'clock and I know nothing further about the case until I was arrested the next day in Mr. Gillespie's store. I heard Mr. Regan's testimony. I did not say what he swore to. Cross Examined. I did not say I felt like shooting myself or that it was my own fault. I did not say I sold any cigars and I did not sell any cigars. I never saw the cigars. I did not pay McGuire \$7.50. I believe the officer mentioned at the time that I was implicated in it. I was not present at the police Court when

McGuire was there. I had no lawyer when I was before the police court. The judge asked me certain questions, and when he asked me what I had to say about the charge I think I said, "I have nothing to say." I said to McGuire, "Am I guilty of this crime?" He said, "No." He admitted that he was drunk when he was arrested.

Mr. Refan when he came up to the store said that McGuire told him I was guilty of doing this thing with him. The bar keeper of Mr. Refan was in the store when I was there in the morning. I was in the little office that morning, but I know nothing about stealing the cigars. I have been in Mr. Refan's store frequently before the morning in question.

Isaac Bernstein sworn; I keep a shoe store 81 Eighth ave. I know the prisoner Clark; he is a very fine, industrious young man; he is a clipper maker by trade. I have trusted him with checks. Bridget Clark sworn. I am the mother of the prisoner; he has never been arrested before for any offense; he helps to support me; people have always thought him a very fine young man. Nellie V. Clark, the sister, also testified to the same effect.

Mr. Harris swore he knew the prisoner for three months; heard he had been arrested on a charge of stealing from Mr. Gillespie.

The jury rendered a verdict of guilty of petty larceny. Penitentiary six months.

0102

Testimony in the case
of Patrick Clark
filed Sept. 29.

0103

4th District Police Court

CITY AND COUNTY OF NEW YORK, } ss.

of No. 645-1st Avenue Street,
being duly sworn, depose and saith, that on the
at the 24th day

Thomas Regan

24th day of September 1880
Ward of the City of New York,

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

the following property viz.:

Twelve boxes containing twelve hundred
sears of the value thirty dollars (\$30)

the property of Deponent

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

Charles Clark ^{not arrested} and Patrick ^{not arrested} (now here) for the following reasons to wit:
That the said property was contained in a show window on the premises No 645-1st Avenue in said city that said Charles and said Patrick came into said premises on the said 24th day of September and took and carried away the said property as admitted by said Charles to deponent. Thomas Regan

Sworn before me this 25th day of October 1880
Merrill C. Johnson
POLICE JUSTICE

0104

4 DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Regan

vs.
Charles McEneaney

DATED *Sept 25* 188*0*

Atterbury
MAGISTRATE

W. H. ...
OFFICER.
21/83

WITNESSES:

0105

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Clark being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Patrick Clark*

Question. How old are you?

Answer. *twenty-five years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *343 East 37th Street*

Question. What is your occupation?

Answer. *Shoe Salesman*

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer. *I have nothing to say as to the
charge. Patrick Clark*

Mrs. M. A. ...
Taken before me this 2nd day of September 1879
Police Justice

0106

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK }

Charles McGuire being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Charles McGuire*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *United States, New York City*

Question. Where do you live?

Answer. *325 East 39th St*

Question. What is your occupation?

Answer. *Truck Driver*

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer. *I am ^{not} guilty of the charge*
L. Maguire

Ms. v. Charles McGuire
Police Justice,
Taken before me this *25* day of *Sept* 188*0*

0107

190

Police Court—Fourth District.

THE PEOPLE &c.
THE COMPLAINT OF

Wm Regan
641 First ave

vs.
Charles McGuire

Patrick Clark

1
2
3
4
5
6

Sept 20 1880

Dated

Allenburg Magistrate.

Walter Dean
Officer.

Clerk.

Witnesses



J. Wm T. A. Cash.
Samuel L. Lorrain

Received in District Atty's Office, *Samms*

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0100

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Charles McGuire and Patrick Clark each

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty fourth~~ day of *September* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

*twelve hundred cigars of the value of
two and one half cents each
Twelve Boxes of cigars of the value
two dollars and fifty cents each box*

of the goods, chattels and personal property of one

Thomas Regan

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.

0109

BOX:

20

FOLDER:

251

DESCRIPTION:

McGuire, George

DATE:

09/13/80



251

0110

OFFICE OF THE CLERK OF THE DISTRICT COURT
DISTRICT OF COLUMBIA

AND WHEREAS THE SAID DEFENDANT HAS BEEN CONVICTED OF THE CRIME OF BURGLARY AND THE COURT HAS ORDERED THAT HE BE IMPRISONED FOR THE TERM OF ONE YEAR.

1880

AND WHEREAS THE SAID DEFENDANT HAS BEEN CONVICTED OF THE CRIME OF BURGLARY AND THE COURT HAS ORDERED THAT HE BE IMPRISONED FOR THE TERM OF ONE YEAR.

77

Counsel,
Filed 13 day of Sept. 1880
Pleads

Indictment - Larceny.
THE PEOPLE
vs.
AC, 109 N12
comparative.
George W. Jones
alias *Blunt's Parley*
of (not discharged and imprisoned in
State of Maryland)

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Phelan
Foreman.

Case No Sept 13, 1880
Pleads guilty
S.P. one year.

THIS CASE
AND WHEREAS THE SAID DEFENDANT HAS BEEN CONVICTED OF THE CRIME OF BURGLARY AND THE COURT HAS ORDERED THAT HE BE IMPRISONED FOR THE TERM OF ONE YEAR.

OFFICE OF THE CLERK OF THE DISTRICT COURT
DISTRICT OF COLUMBIA

01111

FORM 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } s

Police Court—Third District.

of No. 8 Forsyth Thomas Collier Street, being duly sworn, deposes
and says that on the 31st day of August 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent. By means of trick and
device and with intent to cheat and defraud
the following property viz :

One double Case gold watch

of the value of thirty 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 George McGuire,

new here; for the reasons following, viz:
that said McGuire agreed to buy
said watch from deponent for the
sum aforesaid. That he told this
deponent to accompany him to a
house on the corner of Courtenay
and Rivington Streets, where he
said he lived, to get the money
to give deponent for said watch.
That deponent went with him to
said house and there entrusted

day of

Sworn to before me this

1880

Notary Public

0112

said watch into his possession.
That he then called a woman
whom he represented to be
his wife and giving her the
watch told her to go up
stairs and get the money and
bring it down. That said
money was not brought down
stairs by said woman who did
not return, and when deponent
asked her where she was
and why she did not return
he said to deponent "Consider
yourself beat." That he then
went away and left deponent.
Saw to Deponee this Thomas Collier
2nd day of September 1880

J. W. Patterson of Police Justice

0113

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

George McGuire being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. George McGuire

Question. How old are you?

Answer. Forty-six years of age

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. No. 109 East 12 St.

Question. What is your occupation?

Answer. Carpenter

Question. Have you anything to say, and if so, what—relative to the
charge here preferred against you?

Answer. I am not guilty of
the charge.
Geo^{his} McGuire
(mark)

Taken before me this 2^d day of April 1880
J. M. Patterson
POLICE JUSTICE.

(Over)

0114

Thomas Collier, the Complainant, being duly sworn and Cross examined says - I bought the watch mentioned in the annexed Complaint for the sum of twenty-three dollars from J. H. Ammerschlag in Chestnut Street, on the 31st day of August 1880, the same day I lost it. I swear it is worth \$30. because it is worth that to me. Sworn to before me this 3rd day of September 1880 } Thomas Collier

J. M. Patterson } Police Justice

COUNSEL FOR COMPLAINANT.

Name, _____
Address, _____

COUNSEL FOR DEFENDANT.

Name, _____
Address, _____

POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Thos. Collier
vs
George W. B. [unclear]

AFFIDAVIT—LARCENY.



Dated Sept 26 1880
at Chestnut Magistrate.
Barry Officer.
Clerk 11

Witnesses
(See back of Complaint)

\$ 11.00 to answer
at General Sessions
Received at Dist. Att'y's Office,

Exp. App. \$50 10 A.M.

This defendant is in
custody at the
Dist. Police Court in
charge of [unclear]
assault on [unclear]

BAILED.
No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
No. 5, by _____
Residence _____
No. 6, by _____
Residence _____

0115

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

George M. Gure

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *thirty first* day of *August* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

One watch of the value of thirty dollars.

of the goods, chattels and personal property of one

Thomas Collier

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.

0116

BOX:

20

FOLDER:

251

DESCRIPTION:

McGuire, Peter

DATE:

09/13/80



251

0117

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF COLUMBIA

99

Counsel
Filed 13 day of April 1887
Ploude

Indictment - Larceny

THE PEOPLE

vs.

P. Abner Spivey

of the County of Washington

BENJ. K. PHILLIPS,
District Attorney.

A TRUE BILL.

Wm. Chapman
J. P. 1887
Foreman.
Charles G. ...
Reb. ...

0118

Form 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

Police Court—First District.

James McNally
of No. 24 Carlton Avenue ^{Brooklyn} Street, being duly sworn, deposes
and says, that on the 31 day of August 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent,

the following property, viz: One valise containing
a quantity of wearing apparel consisting of
~~two~~ coats, one pair of pants, two
street shirts one flannel shirt and one
pair of flannel drawers

of the value of thirty 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 Peter McQuinn

(now here) for the reason that deponent
was informed by Jacob Hopper that
he saw said McQuinn take and
carry away the aforesaid property

City and County of New York for
Jacob Hopper of
No 200 Mott Street being duly sworn says that
he has heard read the foregoing affidavit and
the statement therein contained on information is
true

Jacob Hopper

personally

Sworn to before me this

1880

of William J. ...
Police Justice

0119

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK.

Peter McGuire being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?
Answer. *Peter McGuire*

Question. How old are you?
Answer. *23 years*

Question. Where were you born?
Answer. *Canada*

Question. Where do you live?
Answer. *119. ~~1st~~ Street*

Question. What is your occupation?
Answer. *driver*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I am not guilty*
Peter McGuire

Taken before me, this _____ day of *Sept* 188*0*
Police Justice.

0120

COUNSEL FOR COMPLAINANT.

Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

Police Court—First District

THE PEOPLE, &c.
ON THE COMPLAINT OF

James McWhally
24 Clinton Ave. Brooklyn

Robert E. Schure



Affidavit—Larceny.

BAILABLE
No. 1, by
Residence,

No. 2, by
Residence,

No. 3, by
Residence,

No. 4, by
Residence,

No. 5, by
Residence,

No. 6, by
Residence,

Dated, *First September 1880*

Murray Magistrate.
Chalker & Kelly Officer.
H. Bond Clerk.

Witnesses: *Jacob H. Baker*
Geo. Mott

~~\$500~~ \$ *1000* to answer
at *Law* Sessions

Received at Dist. Atty's office

0121

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Peter McGuire _____

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~thirty-first~~ *thirty-first* day of *August* in the year of our Lord one
thousand eight hundred and ~~seventy-eight~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

One valise of the value of five dollars
Three coats of the value of five dollars each
One pair of pantaloons of the value of five dollars
Four shirts of the value of one dollar each
One pair of drawers of the value of one dollar.

of the goods, chattels and personal property of one

James McStally.

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.

0122

BOX:

20

FOLDER:

251

DESCRIPTION:

McGunigal, William

DATE:

09/15/80



251

0123

13 *Sept*

Filed 15 day of Sept. 1876

Pleads *Myself*

THE PEOPLE

vs.

Assault and Battery.

F

William W. Garrison

B. K. PHELPS,

Sept. 22. 1876 District Attorney.

Pleads guilty.

A True Bill.

Chas. Kent

Foreman.

Free *Monday. 23*

Per: A. McCombs.

OF THE COURT OF COMMONS

0124

This is to certify that
Mantolota robusta is
quite sick and it is
not safe for her to
be removed from her
bed or corner at present.
You had better seek
her removal for at
least one week.

Thos S. P. Fitch MD

25-5-10 23a D

Aug 10, 1890

0125

Form 11.

Police Court—Third District, Halls of Justice.

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

of No. *16 1/2 Hamilton*

Matilda Johnson aged 10 years

Street,

on the *26* day of *August* *July*

in the year *1880*, at the City of New York, in the County of New York

she was violently ASSAULTED and BEATEN by

William C. Guizal

*who placed the private part of his person
on the private part of deponent's person
severely injuring deponent*

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 *11*

day of *August* 188*0*

Matilda Johnson

William C. Guizal

POLICE JUSTICE.

0126

Mr 23 1769

Form 11.
Police Court, Halls of Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew Johnston
16 1/2 Hamilton St.
vs.
John G. Sullivan
J. G. Sullivan

AFFIDAVIT, A & B

Dated Dec 30 1880 1880



Justice.

Officer.

Witness Edmund Quinn

100 East 23 St.

Lizzie Sullivan

16 1/2 Hamilton St.

Dr. J. P. Sullivan

253 W. 23 St.

507 1/2 Ave. Coss.

Bailed by J. G. Sullivan

No. 1769

Jan 4 1881

Et 9/14

0127

6

This is to Certify that
I have just been called
professionally to visit
Matilda ~~Prustre~~ ^{Prustre}, aged 10 years
a child of Mr. ^{Wm} Prustre
and living at 16 1/2 Hamilton St.
Upon examination of this
Child I find her suffering
severely from inflammation
of her genital organs of a
severe character, and with
this a severe ~~gonorrhoeal~~
discharge, the Child has
also given the result of this
inflammation. The parents
of this Child inform me
that the Child was the
victim of an assault
from a gang of boys of the
neighbourhood. I fully

0120

agree with the parents
that this is the case
judging from the
symptoms now
present -

Mrs S. P. Fitch M.D.
255 W. 23rd St

Aug 3, 11 W

0129

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William W. Gunigal

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twenty-sixth* day of *July* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, in and upon the body of *Matilda Johnston*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and ~~beat~~ *beat* the said *Matilda Johnston*
did then and there unlawfully ~~beat~~ *and indirectly* beat, wound, and ill-treat, to the great damage of the
said *Matilda Johnston* and against the peace of the
People of the State of New York and their dignity.

BENJ. K. PHELPS, District Attorney.

0130

BOX:

20

FOLDER:

251

DESCRIPTION:

McKendry, James

DATE:

09/10/80



251

1871

66

Counsel,

Filed *11* day of *Sept.* 1871.

Pleads,

BURGLARY—Third Degree,
and Larceny.

THE PEOPLE

vs.

James McKeedy

W. J. P. 1871

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. J. P. 1871
Foreman.

Sept. 10 1871
Wm. J. P. 1871

Leathric Parbelong.

0132

POLICE COURT — 5th DISTRICT.

City and County }
of New York, } ss:

Edward Ransom
of No. 225 East 127th Street, being duly sworn,
deposes and says, that the premises No. South East Corner of Ave + 134th
Street, 12 Ward, in the City and County aforesaid, the said being a Frame
Building
and which was occupied by deponent as a Work Shop

were **BURGLARIOUSLY**
entered by means of forcibly remaining a window fastening
to a window of said work shop and
entering therein through said window
with intent to commit a crime
on the night of the 29th day of August 1880
and the following property feloniously taken, stolen, and carried away, viz:

a quantity of tools used for boat
building, and one pocket compass
together and in all of the value
of twelve 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 James M Kennedy (alias)

for the reasons following, to wit; that since the commission
of said offense said James M Kennedy
acknowledged and confessed to deponent
that he did as burglariously enter
said premises and feloniously take
steal and carry away the above described
property

Edward Ransom

*James M Kennedy was this
5th day of September 1880
deposed to by
John C. Carter*

0133

POLICE COURT FIFTH DISTRICT

CITY AND COUNTY OF NEW YORK } ss.

James McRendry being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. James McRendry

Question. How old are you?

Answer. 14 years of age

Question. Where were you born?

Answer. New York

Question. Where do you live?

Answer. 41 Ave + 135 St

Question. What is your occupation?

Answer. None

Question. Have you anything to say, and if so, what, relative to the charge here preferred against you?

Answer. I am guilty of the charge

James McRendry

Taken before me, this 5th day of September 1880

[Signature] Police Justice

0134

66th DISTRICT.
POLICE COURT—

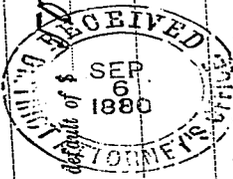
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Edward Ransom
225 & 127th St.
vs.
James McHenry

Doct. *September 5th*, 1880

Druffy Magistrate.
Smith 12th Officer.
Gregor Clerk.

Witnesses:

Committed in default of \$ _____ Bail.
Bailed by _____
No. _____ Street.



A True Bill
Torman

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

James McHenry

late of the *Twelfth* Ward of the City of New York, in the County
of New York, aforesaid, on the *twenty ninth* day of *August*
in the year of our Lord one thousand eight hundred and ~~seventy eight~~ with force
and arms, at the *Shop* of
Edward Ransom there situate, feloniously and
burglariously did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said *Edward*
Ransom then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*one Compass of the value of twelve dollars,
Divers tools a description of which is
to these jurors unknown and can not
now be given of the value of twelve
dollars*

of the goods, chattels, and personal property of the said

Edward Ransom

so kept as aforesaid in the said *Shop* then and there being, 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.

BENJ. K. PHELPS, District Attorney.

0136

BOX:

20

FOLDER:

251

DESCRIPTION:

McNaught, Frederick

DATE:

09/20/80



251

0137

Counsel
Filed
Pleads

1880

THE PEOPLE

vs.

Larceny, and Receiving Stolen Goods.

P.

Frederick M. Church

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. H. ...
Foreman.

Case 2. Heard guilty 80
Sept 20 / 86

Pen one of year

0138

Form 112.

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

Police Court—First District.

of No. Carl Baehr
9 Battery Place Street, being duly sworn, deposes
and says, that on the 19 day of September 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from said premises
(No 9 Battery Place)

the following property, viz: one valise containing
wearing apparel in all and pants
brushes and utensils in all

of the value of about twenty five Dollars,
the property of deponent

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

(now here) for the reason that deponent was
informed by Christopher Schmitz (the
proprietor of the aforesaid premises) that
he found the aforesaid property in said
W. Naught possession on the public street

Wherefore deponent charges said Frederick
W. Naught with taking stealing and carrying
away the aforesaid property

Carl Baehr

Sworn to, before me, this

19 day of September 1880

day

Police Justice

0139

City and County
of New York

Christopher Schmitz of
No 9 Battery Place being duly sworn
says that he has heard read the foregoing
affidavit and the statement therein contained
on information is true to deponents own knowledge
Sworn to before me this
20th day of September 1880

Christopher Schmitt

[Signature] Police Justice

0140

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Frederick McNaught being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. Frederick McNaught

Question. How old are you?

Answer. 29 Years

Question. Where were you born?

Answer. New York state

Question. Where do you live?

Answer. Pages Hotel Spring + West Sts

Question. What is your occupation?

Answer. Painter

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. I do not know anything
about the Larceny

Fred McNaught

Taken before me this
20th day of July 1890
Wm. J. Murphy
Police Justice

0141

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Police Court—First District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Carl Bach

Frederick M. Naught

Affidavit—Larceny.



Ed. Schreiber 1880
Date

Frederick Magistrate.

Murphy Officer.

Christopher Schmitz
Witnesses: *9 Battery Place*

500 to answer
at *General Sessions*
Received at Dist. Atty's office

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0 142

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Frederick M. Naught

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

*One valise of the value of one dollar
One coat of the value of ten dollars
One vest of the value of eight dollars
One pair of pantaloons of the value of
five dollars
Ten brushes of the value of ten cents each*

of the goods, chattels, and personal property of one

Carl Bach

then and
there being found, 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.

0143

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Frederick McNaught

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 valise of the value of one dollar
One coat of the value of ten dollars
One vest of the value of eight dollars
One pair of pantaloons of the value
of five dollars
Ten bushes of the value of ten cents each

of the goods, chattels, and personal property of the said

Carl Baehr

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Carl Baehr

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Frederick McNaught

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.

BENJ. K. PHELPS, District Attorney.

0144

BOX:

20

FOLDER:

251

DESCRIPTION:

Molkelore, Thomas

DATE:

09/14/80



251

0145

*1062
Sept 27*

[Signature]

Filed *14* day of *Sept* 188*5*

Pleads *not Guilty*

THE PEOPLE

vs.

P.

Thomas Molkelore

Felonious Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

Part Two: Sept 16 1880

Tried & acquitted.

A True Bill.

[Signature]

Foreman.

0146

Form

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

POLICE COURT—FIRST DISTRICT.

of No. David Murdock
80 Warster Street, being duly sworn, deposes and says,

that on the 15 day of August 1880

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by Thomas Mockler

..... now present.
who did willfully and feloniously cut
and wound deponent on the left thigh
with the blade of a pocket knife then
and there held in his hand.

Deponent believes that said injury, as above set forth, was inflicted by said

Thomas Mockler

with the felonious intent to take the life of deponent, or to do h 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~~ dealt with accord-
ing to law.
David Murdock

Sworn to before me, this
15 day of August 1880
[Signature]
Police Justice

0147

Police Court—First District.

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

Thomas Mocker being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him states as follows, viz:

Question. What is your name?

Answer. *Thomas Mocker*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *25 Oak St.*

Question. What is your occupation?

Answer. *Carpenter.*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I struck the man with
knife he was robbing me
Thomas Mocker*

Taken before me, this

19 day of *April*

1880
POLICE JUSTICE.

0148

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

Paul Connel

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Police Court—First District.

THE PEOPLE, *vs.*
ON THE COMPLAINT OF
James M. Mordock
Magistrate
1 *Thomas Mordock*
2
3
4
5
6

Dated, *16* *APRIL* 18*80*
James M. Mordock
Magistrate
James M. Mordock
Clerk.

Witnesses.....

Paul Connel to answer
at General Sessions
Received at Dist. Atty's Office,

BAILED:

No. 1, by.....

Residence.....

No. 2, by.....

Residence.....

No. 3, by.....

Residence.....

No. 4, by.....

Residence.....

No. 5, by.....

Residence.....

No. 6, by.....

Residence.....

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That *Thomas Moolkelore*
late of the City of New York, in the County of New York, aforesaid, on the
fifteenth day of *August* in the year of our Lord
one thousand eight hundred and *eighty* with force and arms, at the City and
County aforesaid, in and upon the body of *David Mourock*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *David Mourock*
with a certain *knife*
which the said *Thomas Moolkelore*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *David Mourock*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Thomas Moolkelore*
with force and arms, in and upon the body of the said *David Mourock*
then and there being, wilfully and feloniously did make an
assault and *him* the said *David Mourock*
with a certain *knife* which the said

Thomas Moolkelore in *his* right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *David Mourock*
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, the said

Thomas Moolkelore
with force and arms, in and upon the body of *David Mourock*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *David Mourock*
with a certain *knife*
which the said

Thomas Moolkelore in *his* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut,
and wound, the same being such means and force as was likely to produce the death
of *him* the said *David Mourock* with intent *him* the

0150

said *David Murdock* 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Thomas Mookelore with force and arms, in and upon the body of the said *David Murdock* then and there being, wilfully and feloniously, did make another assault and the said *David Murdock* with a certain *knife* which the said in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim *him* the said *David Murdock* 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.

BENJ. K. PHELPS, District Attorney.

1051
Sum 11
Filed 14 day of Sept 1888
Pleads not Guilty
1888

THE PEOPLE
vs.
Thomas Mookelore
P.
Felonious Assault and Battery.

BENJ. K. PHELPS,
District Attorney.
Post Jury: Sept 16 1888
Juries acquitted
A True Bill.
Charles Smith
Hovenum.

0151

BOX:

20

FOLDER:

251

DESCRIPTION:

Montgomery, Alexander

DATE:

09/29/80



251

0152

CLERK OF DISTRICT COURT

IN SENATE

1898

Counsel,
Filed *24* day of *Sept.* 1898
Pleads

Indictment—Larceny.

THE PEOPLE

vs.

Alexander Montgomery

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Abraham Smith
Foreman.

268

0153

Form 112.

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

Police Court—First District.

Rudolph C. Goritz

of No. *196 Grand* Street, being duly sworn, deposes
and says, that on the *21* day of *September* 1880

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, *and from said premises*

the following property, viz: *Two coats. Two silver watch
Chains. one Razor and one clock in all*

of the value of *thirty eight* 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 *Alexander Montgomery*
(now here) for the reason that said Montgomery
acknowledged and confessed to this deponent
in the presence of Officer Moran that he did
take steal and carry away the aforesaid
property.

Sworn to, before me, this

25
September 1880
day }

W. W. ...
Police Justice

Rudolph Emil Goritz

0 154

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander Montgomery being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer. Alexander Montgomery

Question. How old are you?

Answer. 42 years

Question. Where were you born?

Answer. New York City

Question. Where do you live?

Answer. 196 Grand Street

Question. What is your occupation?

Answer. Clerk

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. I have nothing to say
Alex Montgomery

Taken before me this
17th day of Sept
1880
Wm. J. ...
Police Justice.

0155

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address

Police Court—First District

Affidavit—Larceny.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Rudolph E. Cortez
196 Grand St.

vs.
Alexander Montomera



- No. 1, by _____
Residence, _____
- No. 2, by _____
Residence, _____
- No. 3, by _____
Residence, _____
- No. 4, by _____
Residence, _____
- No. 5, by _____
Residence, _____
- No. 6, by _____
Residence, _____

Dated 28 September 1969

Manuel Magistrate.
Bernard Moravia Officer.

1st Prec Clerk.
Witnesses Officer Moravia
Manuel

\$ 500 - to answer
at Grand St. Sessions

Received at Dist. Atty's office

0156

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Alexander Montgomery

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

One coat of the value of five dollars
One vest of the value of two dollars
One pair of pantaloons of the value of
three dollars

of the goods, chattels and personal property of one

Andrew Howie

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.

0157

BOX:

20

FOLDER:

251

DESCRIPTION:

Montgomery, Alexander

DATE:

09/30/80



251

0158

THE PEOPLE
vs.
ALEXANDER MONTGOMERY
Indictment - Larceny

297

Counsel,
Filed 30 day of Sept 1888
Plends

THE PEOPLE

vs.

Alexander Montgomery

Indictment.—Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Ala. J. W. Clark

Sept 29 1888 Foreman

Plend's guilty

Penit: One year.

THE PEOPLE vs. ALEXANDER MONTGOMERY

1888

NOTE: THIS IS A COPY OF THE ORIGINAL RECORD OF THE COURT.

CLERK OF THE COURT

0159

Form 112.

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

Police Court—First District.

Andrew Howie

of No. 196 Grand Street, being duly sworn, deposes
and says, that on the 21 day of September 1880
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried
away from the possession of deponent, and from said premises

the following property, viz: one coat, one vest and one
pair of pantaloons in all

of the value of ten Dollars,
the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by alexander Montgomery
(now here) for the reason that deponent said
Montgomery acknowledged and confessed to
deponent in the presence of officers Moran
and Brennan that he did take and
carry away the aforesaid property

Andrew Howie

Sworn to, before me, this

of September 1880

23 day

Police Justice.

0160

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

..... being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer.

Taken before me, this

day of

18

Police Justice.

0161

265

Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Andrew Bruce
196 Grand Ave.

Alexander Montgomerie

Aldavit—Larceny.

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

COUNSEL FOR DEFENDANT.

Name

Address

COUNSEL FOR COMPLAINANT.

Name

Address

Date: 2 October 1880

Magistrate

Warrant Foreman Officer
14 Precinct

Witness

James Moran
+ Benjamin
14 Precinct

to answer

at General Sessions

Received at Dist. Atty's office

0162

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Alexander Montgomery

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty first~~ day of ~~September~~ in the year of our Lord one
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms

*Two coats of the value of ten
dollar each*

*Two chains of the value of five
dollar each*

*One razor of the value of one
dollar*

*One clock of the value of seven
dollar*

of the goods, chattels and personal property of one

Rudolph E. Coritz

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.

0163

BOX:

20

FOLDER:

251

DESCRIPTION:

Montgomery, John

DATE:

09/07/80



251

0164

Day of Trial

Counsel,

Filed

Pleads

1880

day of Sept

BURGLARY—Third Degree, and
[Receiving Stolen Goods]

THE PEOPLE

vs.

John Montgomery
P

John Montgomery

BENJ. K. PHELPS,

District Attorney.

Part No Sept 7, 1880.

Plends Party 3.

A True Bill

Chas. L. [Signature]
Foreman

0165

POLICE COURT — First DISTRICT.

City and County
of New York, } ss:

Frederick N Kraft

of No. 102 Maiden Lane Street, being duly sworn,

deposes and says, that the premises No. 102 Maiden Lane ~~Street~~
Street, First Ward, in the City and County aforesaid, the said being a Brick building

and which was occupied ^{in part} by deponent as a Segar factory ^{were} **BURGLARIOUSLY**

entered by means forcibly removing the staples which
held the locks of the door which leads into the
premises and
entering therein

on the day of the 15 day of August 1880

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

Three Boxes of segars of the value
of seven 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 Montgomery

for the reasons following, to wit; that deponent was informed
by Charles Harms that he saw
the aforesaid property in the possession
of said Montgomery Fred N Kraft

Sworn to before me this 3
16th day of August 1880

J. M. ... Police Justice

0166

City and County of New York. ss

Charles Harms
of No 102 Maiden Lane being duly sworn
says that he has heard read the aforesaid
affidavit and the statement therein
contained on information is true
Sworn to before me this 16th day of August 1880

Chas Harms
Police Justice

0167

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Montgomery being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John Montgomery

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

N. Y.

Question. Where do you live?

Answer.

11 Bowery

Question. What is your occupation?

Answer.

Gas blower

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am guilty, Sir

John Montgomery
Wheat

Taken before me, this

day of July

1877

POLICE JUSTICE.

0168

POLICE COURT—

12 DISTRICT.

THE PEOPLE, & C
ON THE COMPLAINT OF
OFFENCE: BURGLARY AND LARCENY.

Frederick H. Kraft
102 Madison Lane

John Montague

Dated 16 August 1880

Smith Magistrate.

Belaney
102 Madison Lane
Clerk



Charles Starnes
102 Madison Lane

Committed in default of \$1000 Bail.

Shall be

No. Street.

Carroll

0169

CITY AND COUNTY,
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

John Montgomery,

late of the *First* Ward of the City of New York, in the County of New York,
aforesaid, on the *Fifteenth* day of *August* in the year of our Lord one
thousand eight hundred and eighty *_____* with force and arms, at the Ward,
City and County aforesaid, the *factory* of *_____*

Frederick K Kraft there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Frederick K Kraft then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Three boxes of cigars of the value of
two dollars and thirty three cents each
Three hundred and fifty cigars of
the value of two cents each

of the goods, chattels, and personal property of the said

Frederick K Kraft
so kept aforesaid in the said *factory* then and there being, 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.

0170

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

John Montgomery

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,

Three boxes of cigars of the value of two dollars and thirty three cents each

Three hundred and fifty cigars of the value of two cents each

of the goods, chattels and personal property of

Frederick N. Kraft

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Frederick N. Kraft

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Montgomery

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.

BENJ. K. PHELPS, District Attorney.

0171

BOX:

20

FOLDER:

251

DESCRIPTION:

Moorey, Bernard

DATE:

09/08/80



251

0172

27
Filed
Sept 20

1880
Pleas
Not Guilty

Assault and Battery - Felonious.

THE PEOPLE
vs.
P.

Ernest Moorey

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Foreman.

Specified by Court
on Motion of District
Attorney - Sept 20/80

The complainant when
being presently refer
a full to appear.
From what I have
learned of the case
I hardly think any
sense will be done
if the prisoner is released
on his own recognizance

Sept 20 80
A. J. Lygal
Clerk

0173

AFFIDAVIT—FELONIOUS ASSAULT, &c.

Second District Police Court.

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

Josephine Nelson of No. *695*
6th Avenue Street, being duly sworn, deposes and says
that on the *Second* day of *August* in the year
188*0*, at the City of New York, he was violently and feloniously assaulted and ~~beaten~~ ^{shot} by

Bernard Mooney (now here)
who discharged a shot from a
Revolver loaded with Powder
and Balls at the person of de-
ponent said shot wounding
deponents right hand.
That said assault was

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

Wherefore this deponent prays that the said assailant may be apprehended, and dealt
with according to law.

Sworn to before me this *3* day } *Josephine Nelson*
of *August* 188*0* } *mark*
Murray Police Justice.

0174

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Mooney being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question. What is your name?

Answer.

Bernard Mooney

Question. How old are you?

Answer.

Thirty Three years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

695 - 6th Avenue

Question. What is your occupation?

Answer.

Restaurant Keeper

Question. Have you anything to say, and if so, what,—relative to the charge here
preferred against you?

Answer.

*I am not guilty
of the charge*

Bernard Mooney

Taken before me, this

3

day of

August 1888

Henry Murray

Police Justice.

0175

POLICE COURT - Second District

THE PEOPLE, & Co.

OF THE COMPLAINANT OF

OFFENCE - Felonious Assault and Battery

Josephine Weston

695 1/2 St
AUG 5 1880

Senna Court Secy. Dept. St.

Bernard Stoney

Dated August 3 1880

Murray Magistrate.

Price

Officer.

27

Clery

Witnesses *W. Casper Nelson*

695 1/2 St

Police

2000 x Paid for 104

10 Ash. Street 4/80

Committed in default of \$ *1500* bail.

Bailed by

No. *Team*

Street.

0175

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Bernardo Mooney

late of the City of New York, in the County of New York, aforesaid,

on the *second* day of *August* in the year of our Lord
one thousand eight hundred and eighty *with force and arms, at the City and*
County aforesaid, in and upon the body of *Josephine Chelson*
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against *her* the said *Josephine Chelson*
a certain *pistol* then and there loaded and charged with gunpowder and one
leadén bullet, which the said *Bernardo Mooney*
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 *her* the said *Josephine Chelson*
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 Jurors aforesaid, upon their Oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said

Bernardo Mooney
with force and arms, in and upon the body of the said *Josephine Chelson*
in the peace of the said people then and there being, wilfully and feloniously did make
an assault and to, at and against *her* the said *Josephine Chelson*
a certain *pistol* then and there loaded and charged with gunpowder and one
leadén bullet, which the said *Bernardo Mooney*
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 attempt to discharge,
with intent *her* the said *Josephine Chelson*
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.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Bernard Mooney with force and arms, in and upon the body of the said Josephine Shelton then and there being, wilfully and feloniously did make an assault and to, at and against her the said Josephine Shelton a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which pistol the said in his right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby her the said Josephine Shelton

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Bernard Mooney with force and arms, in and upon the body of the said Josephine Shelton then and there being, wilfully and feloniously, did make an assault and to, at and against her the said Josephine Shelton a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which pistol the said in his right hand, then and there had and held, wilfully and feloniously, and without justifiable and excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby her the said Josephine Shelton

wilfully and feloniously then and there to injure, 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.

BENJ. K. PHELPS, District Attorney.

0178

BOX:

20

FOLDER:

251

DESCRIPTION:

Moran, Christopher

DATE:

09/08/80



251

0179

W. H. P.

Counsel,
Filed *Sept 1886*
Pleas *Ad. Crim.*

THE PEOPLE
OR
I.
Christopher Aaron
Embezzlement
and
Larceny.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Richardson
Foreman.
Sept. 9. 1886.
Wm. J. Hayes

0180

Fourth District Police Court

CITY AND COUNTY OF NEW YORK, ss.

of No. *325 East 18th* Street, being duly sworn, deposes and saith, that on the at the *18th* in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

Logan M. Stratton

7th day of *August* 187*80* Ward of the City of New York,

the following property viz.:

Good and lawful moneys consisting of National Bank bills one being of the denomination of fifty dollars, three of the denomination and value of ten each, and four of the denomination and value of five dollars each said Bank bills being of the value of one hundred dollars and four checks of the value of seventy two and 60/100 dollars all being of the value of one hundred and seventy two and 60/100 dollars

the property of *deponent*

....., and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by *Christopher Moran (now here)*

from the fact that deponent sent said Christopher Moran to the Bank with said moneys and checks for the purpose of making a ~~cash~~ deposit about the hour of 10:15 o'clock A.M. on said day that said Moran did not return to deponent's place of business nor did he deposit said moneys as he was told to do by deponent. Deponent therefore charges the said Moran with taking stealing and carrying away said moneys as above described.

Logan M. Stratton

Sworn before me this *18th* day of *August* 187*80*.
A. F. Morgan
POLICE JUSTICE.

0181

OFFICE 10010000

1001

1001

2001

Hitt
DISTRICT POLICE COURT

AFFIDAVIT - Larceny.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Ezra M. Stratton

VS.

Charles Thomas Hanna

DATED September 7 1890

B. J. Mungue
MAGISTRATE

W. L. Mackey
OFFICER
D. W. Bequet

WITNESSES

0182

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Christopher Moran being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him states as follows, viz:

Question. What is your name?

Answer. *Christopher Moran*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *223 East 42^d Street*

Question. What is your occupation?

Answer. *Driver*

Question. Have you anything to say, and if so what,—relative to the
charge here preferred against you?

Answer. *I was intoxicated when the complainant
sent me to the Bank I stopped on the
way and had a drink after that
I do not know what became of the
money*
Chris. Moran

Taken before me this

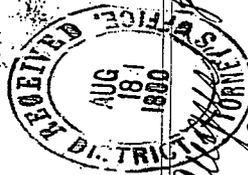
W. J. Murphy
day of *August*, 1880.
Police Justice.

0183

Police Court--Fourth District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Ezra M. Stratton
325 St. 18th St.
vs.
Christopher Brown



Dated *Aug 18th* 1880

B. Morgan Magistrate.

Malady Officer.

21 (Clerk)

Witnesses,

1500 to 2000

Er...

Received in District Att'y's Office,

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0184

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York
upon their Oath, present :

That

Christopher Moran

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the seventh
day of August in the year of our Lord one thousand eight hundred and
~~seventy~~ eighty was employed in the capacity of a clerk and servant to one

Erza M. Stratton

and as such clerk and servant, was entrusted to receive One hundred dollars
in money and of the value of one hundred dollars
and four certain instruments ^{and writings} of the kind commonly
called bank checks a description of which is to the
jurors aforesaid unknown and cannot now be given,
the money collectively secured by the said checks and then
and there remaining unsatisfied, and which might then and there be
collected thereon being the sum of seventy-two dollars and sixty
cents the same being the value of the said bank checks
and being so employed and entrusted as aforesaid, the said Christopher
Moran by virtue of such employment

then and there did receive and take into his possession One hundred dollars
in money and of the value of one hundred dollars and
four certain instruments and writings of the kind commonly
called bank checks a description of which is to the jurors
aforesaid unknown and cannot now be given, the money
collectively secured by the said checks and then and
there remaining unsatisfied, and which might then and there
be collected thereon being the sum of seventy-two dollars and
sixty cents the same being the value of the said bank checks.
for and on account of Erza M. Stratton

his said master and employer ; and that the said Christopher Moran
on the day and year last aforesaid

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said One hundred dollars
in money and of the value of one hundred dollars and
four certain instruments and writings of the kind
commonly called bank checks a description of which
is to the jurors aforesaid unknown and cannot now
be given, the money collectively secured by the said checks
and then and there remaining unsatisfied, and which might
then and there be collected thereon being the sum of
seventy-two dollars and sixty cents the same being the
value of the said bank checks.

(Over.)

of the goods, chattels, personal property and money of the said Stratton *Et rache* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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 Jurors aforesaid, upon their Oath aforesaid, do further Present,

That the said

Christopher Moran

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

\$100.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *One hundred dollars.*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *One hundred dollars.*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *One hundred dollars.*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *One hundred dollars.*

0185

Four certain instruments and writings of the kind commonly called bank checks a description of which is to the jurors aforesaid unknown and cannot now be given, the money collectively secured by the said checks and then and there remaining unsatisfied, and which might then and there be collected thereon being the sum of seventy-two dollars and sixty cents the same being the value of the said bank checks.

of the goods, chattels and personal property of one

Ezra M. Stratton

then and there being found, 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.

BENJ. K. PHELPS, District Attorney.

0187

BOX:

20

FOLDER:

251

DESCRIPTION:

Morey, John

DATE:

09/09/80



251

0188

Monday
Sept 13
24

Joseph F. Mass
Counsel
Filed 9 day of Sept 1880

Pleas not Guilty

IN THE
COURT OF THE PEOPLE
vs.
John Morrey.
has been in S.P.

INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

Phaham J. [Signature]

Foreman.
Part in Sept 13, 1880
Jury convicted - G.L.

S.P. 2 1/2 years

0189

FORM 89 1/2

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

ss.

POLICE COURT—SECOND DISTRICT.

Commodore Nutt
of No. *512 Fifth Avenue* Street, being duly sworn, deposes
and says, that on the *2^d* day of *September* 188*7*,
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent,
and Person.

the following property, to wit: *One Gold Watch*

of the value of *One 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 *John Morey*
(now here) from the fact that said
Morey was sitting at a table in said
premises and called deponent to him
and said to deponent, I want to speak
to you. Said *Morey* then put his arms
around deponent and put his face
against deponent's face and commenced
to talk to deponent and kept deponent
in engaged in a short time and then
said *Morey* left the table and im-
mediately left the premises. Where
deponent discovered that said *Watch*
had been taken from the left hand pocket
of the vest then in deponent's person.

Commodore Nutt

Subscribed and sworn to before me, this
2^d day of September 1887
at New York
Police Justice

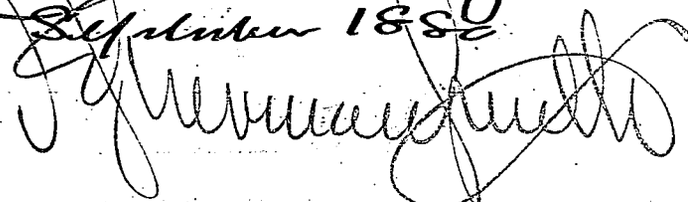
0190

Commodore Nutt
Sunday at No 245 East 14 Street City
from Espinosa by Ed Holiday. Ed says
for once was sitting at the table -
he called me - he did not ask me to
take a drink - for once called me up
to him and put his arm around me
(I do not think the for once was
sober)

by court - I saw my watch Sunday
before and mine my watch Sunday
after he put his arm around me -

+ Ex. I made the same statement at the Station
Room that I now make

Commodore Nutt

Given to before me this 2nd day of
September 1882
 Police Judge

0191

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

John. Morey being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*John Morey*

QUESTION.—How old are you?

ANSWER.—*21 years*

QUESTION.—Where were you born?

ANSWER.—*N. S.*

QUESTION.—Where do you live?

ANSWER.—*122 West 12th St*

QUESTION.—What is your occupation?

ANSWER.—*Composer*

QUESTION.—Have you anything to say, and if so, what—relative to the charge

here preferred against you?

Answer.—

*I was at the table
was drunk. I asked Collins
done to drink. but did
not take his watch. I am
not guilty.*

John Morey

Take before me, this

2^d

day of *Sept* 1881

Police Justice.

0192

FORM 694
POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Commander Nutt

512nd 6th St

John Morcy

DATED *September 21* 188*8*

Smith MAGISTRATE.

Evans OFFICER. *29th*



WITNESS:

James W. M. M. 512 6th St

Rufus Smith - 512-6th St

at the character

of Casey 1175

\$1500 TO ANS. *Com*

BAILED BY _____

No. _____ STREET.

Affidavit Larceny - Gum
John Morcy

0 1 9 3

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Moorey*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *second* day of *September* in the year of our Lord one
thousand eight hundred and eighty *four*, at the Ward, City, and County aforesaid,

with force and arms, *in the night time of said day*
One watch of the value of one hundred dollars.

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

BENJ. K. PHELPS, District Attorney.

0194

BOX:

20

FOLDER:

251

DESCRIPTION:

Murray, William

DATE:

09/15/80



251

0195

Form 114

Filed 15 day of Sept. 1888

Pleads In Guilty

Assault and Battery.

THE PEOPLE

vs.

William Murray

Post paid

B. K. PHELPS,

District Attorney.

Part pro Sept 28. 1888

bail discharged.

A True Bill.

Foreman.

Settled by the parties
the defendant is not
Bail may be dis-
charged.

Sept 28/88
B. K. Phelps

0196

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

William Murray

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.

The case is one of assault & battery upon myself and I have received my physician bill & my expenses amounting to \$200

We Messrs William X Scott
Checks & Spina mark

0197

Form 49.
POLICE COURT, FIRST DISTRICT.
CITY AND COUNTY OF NEW YORK.

RECOGNIZANCE TO ANSWER AT SPECIAL SESSIONS.

BE IT REMEMBERED, That on the 11th day of June in the year of our Lord 1888

of No. 574 Canal Street, in the City of New York,
and of No. 80 Court Street, in the said City,
personally came before the undersigned, one of the Police Justices in the City of New York, and acknowledged themselves to be to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

the sum of Three Hundred Dollars;
and the said Denis Three Hundred Dollars,
seperately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz :

WHEREAS, the said William Murray was charged, before the undersigned, Police Justice as aforesaid, on the oath of William Scott with Misdemeanor, for having, on the 31 day of May 1888 in the City and County of New York, aforesaid.

Said Scott
AND WHEREAS, he has been brought before said Justice to answer said charge and upon the examination of the whole matter, pursuant to statute, it appearing to said Justice that said Offence has been committed, and that there is probable cause to believe said accused to be guilty thereof; and the said accused having elected to have his case heard and determined by the COURT OF SPECIAL SESSIONS in said City and County; and the said offence being bailable by said Justice, he did thereupon order the said accused to find Sufficient Bail in the sum of Three Hundred Dollars, for his appearance at the Court of Special Sessions, in said City and County, to answer to the complaint preferred against him for said offence.

Now, therefore the condition of this Recognizance is such, that if the above named William Murray shall personally appear at the next term of the Court of Special Sessions, to be held at the Halls of Justice in said City and County, to answer to the complaint preferred against him for said offence, and abide the order of the said Court, and not depart therefrom without leave, then this Recognizance to be void; otherwise to remain in full force.

Taken and acknowledged before me, the }
City and County aforesaid.

W. J. Duffy POLICE JUSTICE.

William Murray
Denis Crowley

0198

CITY AND COUNTY }
OF NEW YORK, } ss.

Denis Crowley

the within named Bail, being duly sworn, says that he is a free holder in
said City, and is worth ten Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

*House and lot known as 87
80 Watts Street, and is of the
value of two thousand dollars
above all legal incumbrance
Denis Crowley*

Form #9.

New York Special Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

RECOGNIZANCE TO ANSWER.

William Murray

Taken 11th day

of June 18 88

Duff
Justice.

Filed day of 18

[Signature]
Police Justice

0199

Form 11.

Police Court - First District. Halls of Justice.

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

of No. 49 North Moore William Scott Street,

on 31 the May day of 1880 being duly sworn, deposes and says, that

in the year 1880, at the City of New York, in the County of New York,
he was violently ASSAULTED and BEATEN by William Murray
who did bite deponents finger

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 10 day of June 1880 }
[Signature]

POLICE JUSTICE.

William ^{his} Scott
mark

0200

117 Warrant
20

Form 11.

Police Court, Halls of Justice.

THE PEOPLE, &c.
ON THE COMPLAINT OF

William Scott
49 W. Moore St.
William Murray
Paid for by [unclear]

AFFIDAVIT, A & B.

Dated 10 June 1880

Duffy Justice.

Woyner Officer.

Witness



Hand to G. J.
P. J.

\$500 to Ans. Spec Sess.

Bailed by Denis Crowley

No. 50 Bates Street
or 449 Greenwich St
Dennis

0201

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

William Murray.

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *fourth* day of *May* in the year of our Lord
one thousand eight hundred and ~~and~~ *Eighty* at the Ward, City and County
aforesaid, in and upon the body of *William Scott*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *kill* the said *William Scott*
did then and there unlawfully beat, wound, and ill-treat, to the great damage of the
said *William Scott* and against the peace of the
People of the State of New York and their dignity.

BENJ. K. PHELPS, District Attorney.