

0653

BOX:

495

FOLDER:

4518

DESCRIPTION:

McKenna, John

DATE:

09/09/92



4518

POOR QUALITY
ORIGINAL

0654

Witnesses:

~~Mr. J. F. Sullivan~~
Doyle
46 Second St
Albany
Mrs. J. F. Sullivan
368 Broadway
East Albany

Counsel,

Filed

Pleads,

1892

THE PEOPLE

Grand Larceny,
From the Person,
[Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Part 3, Sept 15/92.
Pleads. Criminally Receiving
Stolen Goods - 20
El. Rept. 13
Sept 15/92.

POOR QUALITY
ORIGINAL

0655

Police Court

2

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Frank Nicholas

of No. Hotel 18th St 5th Av Street, aged 26 years,
occupation Hotel work being duly sworn,

deposes and says, that on the 22 day of August 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of, deponent, in
the night time, the following property, viz:

One gold watch of the
value of twelve dollars

\$12

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 Mc Kenna (now here)

Deponent kept the said watch in his
pocket while deponent was sitting near
the defendant on a bench in Madison
square Park. Soon after defendant
went away deponent missed said
watch. In a few minutes thereafter the
defendant was arrested for assault
on Reafreew and deponent is informed
by said Reafreew now here that he
saw said watch in the hands of the
defendant, and that he saw the
defendant drop said watch and
deponent has seen and identified said watch as
the hands of Policeman James Dillon Frank Nicholas

Sworn to before me, this

22

day

of

1892

Police Justice.

POOR QUALITY
ORIGINAL

0656

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Harry D. Reardon
aged _____ years, occupation Iron Laborer of No. _____

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

Sworn to before me, this

day of

22 } H. Reardon
August 1892

A. J. White

Police Justice.

POOR QUALITY
ORIGINAL

0657

(1885)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer.

John Mc Kenne

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

Albany N.Y.

Question. What is your business or profession?

Answer.

Casket Trimmer

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

Answer.

I am not guilty I know

nothing about it
John Mc Kenne

Taken before me this
day of May 1885

John J. Smith
Police Justice.

POOR QUALITY ORIGINAL

0658

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

Police Court, _____ District, _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Webster
vs
John M. Kenne
Offense, Larceny

2 _____
3 _____
4 _____
Offense, _____

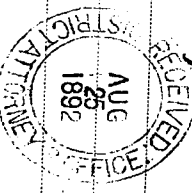
Dated, *Aug 22* 189*2*

White
Magistrate.

Back
Officer.

Witnesses
Henry S. Kenne
S. C. King
Precinct _____ Street _____

No. _____
Street _____



No. _____
Street _____
Mill S. S.

Em

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, *22* 189*2* _____ Police Justice.

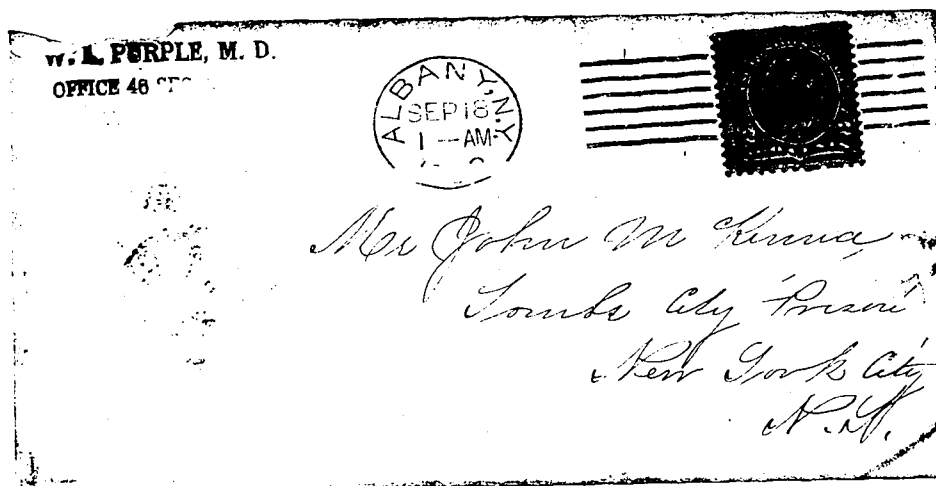
I have have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

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

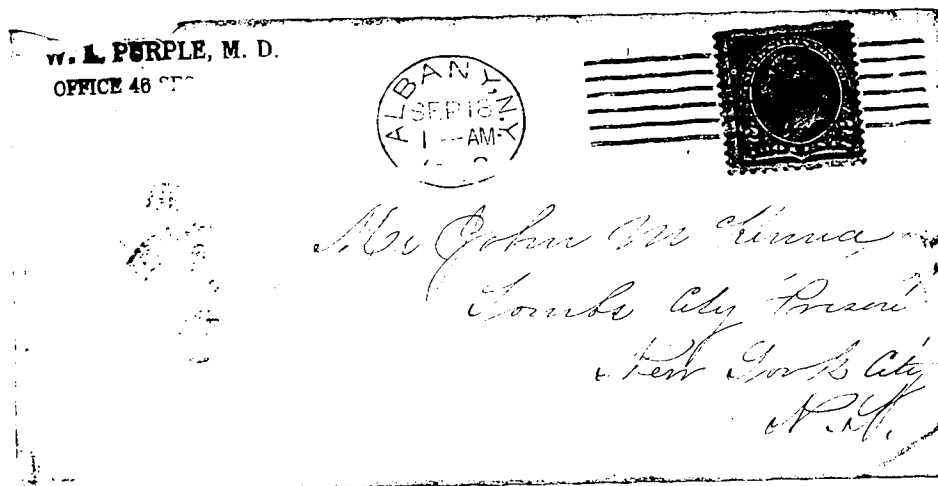
Dated, _____ 189 _____ Police Justice.

0659



POOR QUALITY
ORIGINAL

0660



POOR QUALITY
ORIGINAL

0661

W. L. PURPLE, M. D.,
OFFICE: 46 SECOND STREET.

Albany, Sept 16th 1895

This may certify That
John McKenna was in
my employ for about nine
months, during which time
he faithfully performed his
work to my entire satisfaction.
While with me he was honest
and truthful, at least I had
no occasion to distrust him,
and it affords me pleasure
to make this statement.

W. L. Purple

POOR QUALITY
ORIGINAL

0662

504

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 Mc Kenna

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

John Mc Kenna
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

John Mc Kenna
late of the City of New York, in the County of New York aforesaid, on the *22nd*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *night*-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of twelve dollars*

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

POOR QUALITY
ORIGINAL

0663

SECOND COUNT—

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

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

The said

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

*one watch of the value of
twelve dollars*

[Signature]
of the goods, chattels and personal property of one *Frank Nicholas*
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *Frank Nicholas*

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

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

DE LANCEY NICOLL,

District Attorney.

0664

BOX:

495

FOLDER:

4518

DESCRIPTION:

McPherson, Charles

DATE:

09/16/92



4518

POOR QUALITY
ORIGINAL

0665

Witnesses:

Bedford
apiece

AM

Counsel,

Filed

day of

Pleads,

known

THE PEOPLE

vs.

Charles McPherson

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Wm. J. McPherson

Wm. J. McPherson
Sept 16 1892

Bill

Burglary in the Third Degree.
[Section 488, 2d Ed. 1892.]

171

1892

POOR QUALITY
ORIGINAL

0666

Police Court—^{4th} District.

City and County } ss.:
of New York,

of No. 202 Amsterdam Street, aged 46 years,

occupation ^{being duly sworn} 2nd Floor

deposes and says, that the premises No. 202 Amsterdam Street, 2nd Ward

in the City and County aforesaid, the said being a Four Story Brick

Building the second floor

and which was occupied by deponent as a residence

and in which there was at the time ^{no} human being, by name

were BURGLARIOUSLY entered by means of forcibly ^{wrenching off}
the lock of the door leading from the
hall into said apartments and
opening said door

on the ^{1st} day of September 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

two Gold Watches and one Gold
Chain, one Gold Finger Ring
and Gold and Lawful money of the
United States of about the amount of
Fifty Dollars and all of the value of about
One Hundred and Nine dollars — \$109.⁰⁰
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 McPherson (now here)

for the reasons following, to wit: That at about the hour of
1 P.M. on aforesaid day, deponent securely
locked and fastened the aforesaid door leading
into said apartments and at about the hour
of 4.15 P.M. thereafter deponent found said
door broken open by aforesaid and
said deponent coming out of said
apartments and attempting to escape.

Subscribed before me this 2nd day of September 1892
The said Jacob Freund
Police Justice

POOR QUALITY
ORIGINAL

0667

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Charles M^cPherson

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

Question. What is your name?

Answer. *Charles M^cPherson*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *At Home*

Question. What is your business or profession?

Answer. *Teamster*

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

Answer. *I am not guilty*

Chas. M^cPherson.

Taken before me this

day of

Sept 1887
Wm. J. Smith

Police Justice.

POOR QUALITY
ORIGINAL

0668

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Direct Transcript
202 Amsterdam Avenue
New York City

Offence

Dated

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 1, by
Residence
202 Amsterdam Avenue
New York City

No. 2, by
Residence
100 West
New York City



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

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

Dated Sept 2 1892 W. H. Brady Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0669

462

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 McPherson

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

Charles McPherson

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

The said

Charles McPherson

late of the 2nd Ward of the City of New York, in the County of New York aforesaid, on the
first day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two*, with force and arms, in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Jacob Freund

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

SECOND COUNT—

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

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

The said

Charles McPherson

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

*two watches of the value of thirty
five dollars each, one chain of
the value of twenty dollars, one
finger-ring of the value of ten
dollars, and the sum of fourteen
dollars in money lawful money
of the United States of America,
and of the value of fourteen
dollars*

of the goods, chattels and personal property of one

Jacob Freund

in the dwelling house of the said

Jacob Freund

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

W. Launcey Nicoll
District Attorney

0671

BOX:

495

FOLDER:

4518

DESCRIPTION:

McWilliams, Charles H.

DATE:

09/07/92



4518

POOR QUALITY ORIGINAL

0672

Witnesses:

*I may read
Care. M*

Counsel,

Filed,

day of

1892

Pleads,

Adversely

THE PEOPLE

vs.

21

Charles H. McWilliams

DE LANCEY NICOLL,

District Attorney.

ABDUCTION.
[Section 262, Sub. 1, Penal Code.]

A TRUE BILL.

1914/16/17/18/19/20/21/22/23/24/25/26/27/28/29/30/31/32/33/34/35/36/37/38/39/40/41/42/43/44/45/46/47/48/49/50/51/52/53/54/55/56/57/58/59/60/61/62/63/64/65/66/67/68/69/70/71/72/73/74/75/76/77/78/79/80/81/82/83/84/85/86/87/88/89/90/91/92/93/94/95/96/97/98/99/100/101/102/103/104/105/106/107/108/109/110/111/112/113/114/115/116/117/118/119/120/121/122/123/124/125/126/127/128/129/130/131/132/133/134/135/136/137/138/139/140/141/142/143/144/145/146/147/148/149/150/151/152/153/154/155/156/157/158/159/160/161/162/163/164/165/166/167/168/169/170/171/172/173/174/175/176/177/178/179/180/181/182/183/184/185/186/187/188/189/190/191/192/193/194/195/196/197/198/199/200/201/202/203/204/205/206/207/208/209/210/211/212/213/214/215/216/217/218/219/220/221/222/223/224/225/226/227/228/229/230/231/232/233/234/235/236/237/238/239/240/241/242/243/244/245/246/247/248/249/250/251/252/253/254/255/256/257/258/259/260/261/262/263/264/265/266/267/268/269/270/271/272/273/274/275/276/277/278/279/280/281/282/283/284/285/286/287/288/289/290/291/292/293/294/295/296/297/298/299/300/301/302/303/304/305/306/307/308/309/310/311/312/313/314/315/316/317/318/319/320/321/322/323/324/325/326/327/328/329/330/331/332/333/334/335/336/337/338/339/340/341/342/343/344/345/346/347/348/349/350/351/352/353/354/355/356/357/358/359/360/361/362/363/364/365/366/367/368/369/370/371/372/373/374/375/376/377/378/379/380/381/382/383/384/385/386/387/388/389/390/391/392/393/394/395/396/397/398/399/400/401/402/403/404/405/406/407/408/409/410/411/412/413/414/415/416/417/418/419/420/421/422/423/424/425/426/427/428/429/430/431/432/433/434/435/436/437/438/439/440/441/442/443/444/445/446/447/448/449/450/451/452/453/454/455/456/457/458/459/460/461/462/463/464/465/466/467/468/469/470/471/472/473/474/475/476/477/478/479/480/481/482/483/484/485/486/487/488/489/490/491/492/493/494/495/496/497/498/499/500/501/502/503/504/505/506/507/508/509/510/511/512/513/514/515/516/517/518/519/520/521/522/523/524/525/526/527/528/529/530/531/532/533/534/535/536/537/538/539/540/541/542/543/544/545/546/547/548/549/550/551/552/553/554/555/556/557/558/559/560/561/562/563/564/565/566/567/568/569/570/571/572/573/574/575/576/577/578/579/580/581/582/583/584/585/586/587/588/589/590/591/592/593/594/595/596/597/598/599/600/601/602/603/604/605/606/607/608/609/610/611/612/613/614/615/616/617/618/619/620/621/622/623/624/625/626/627/628/629/630/631/632/633/634/635/636/637/638/639/640/641/642/643/644/645/646/647/648/649/650/651/652/653/654/655/656/657/658/659/660/661/662/663/664/665/666/667/668/669/670/671/672/673/674/675/676/677/678/679/680/681/682/683/684/685/686/687/688/689/690/691/692/693/694/695/696/697/698/699/700/701/702/703/704/705/706/707/708/709/710/711/712/713/714/715/716/717/718/719/720/721/722/723/724/725/726/727/728/729/730/731/732/733/734/735/736/737/738/739/740/741/742/743/744/745/746/747/748/749/750/751/752/753/754/755/756/757/758/759/760/761/762/763/764/765/766/767/768/769/770/771/772/773/774/775/776/777/778/779/780/781/782/783/784/785/786/787/788/789/790/791/792/793/794/795/796/797/798/799/800/801/802/803/804/805/806/807/808/809/810/811/812/813/814/815/816/817/818/819/820/821/822/823/824/825/826/827/828/829/830/831/832/833/834/835/836/837/838/839/840/841/842/843/844/845/846/847/848/849/850/851/852/853/854/855/856/857/858/859/860/861/862/863/864/865/866/867/868/869/870/871/872/873/874/875/876/877/878/879/880/881/882/883/884/885/886/887/888/889/890/891/892/893/894/895/896/897/898/899/900/901/902/903/904/905/906/907/908/909/910/911/912/913/914/915/916/917/918/919/920/921/922/923/924/925/926/927/928/929/930/931/932/933/934/935/936/937/938/939/940/941/942/943/944/945/946/947/948/949/950/951/952/953/954/955/956/957/958/959/960/961/962/963/964/965/966/967/968/969/970/971/972/973/974/975/976/977/978/979/980/981/982/983/984/985/986/987/988/989/990/991/992/993/994/995/996/997/998/999/1000/1001/1002/1003/1004/1005/1006/1007/1008/1009/1010/1011/1012/1013/1014/1015/1016/1017/1018/1019/1020/1021/1022/1023/1024/1025/1026/1027/1028/1029/1030/1031/1032/1033/1034/1035/1036/1037/1038/1039/1040/1041/1042/1043/1044/1045/1046/1047/1048/1049/1050/1051/1052/1053/1054/1055/1056/1057/1058/1059/1060/1061/1062/1063/1064/1065/1066/1067/1068/1069/1070/1071/1072/1073/1074/1075/1076/1077/1078/1079/1080/1081/1082/1083/1084/1085/1086/1087/1088/1089/1090/1091/1092/1093/1094/1095/1096/1097/1098/1099/1100/1101/1102/1103/1104/1105/1106/1107/1108/1109/1110/1111/1112/1113/1114/1115/1116/1117/1118/1119/1120/1121/1122/1123/1124/1125/1126/1127/1128/1129/1130/1131/1132/1133/1134/1135/1136/1137/1138/1139/1140/1141/1142/1143/1144/1145/1146/1147/1148/1149/1150/1151/1152/1153/1154/1155/1156/1157/1158/1159/1160/1161/1162/1163/1164/1165/1166/1167/1168/1169/1170/1171/1172/1173/1174/1175/1176/1177/1178/1179/1180/1181/1182/1183/1184/1185/1186/1187/1188/1189/1190/1191/1192/1193/1194/1195/1196/1197/1198/1199/1200/1201/1202/1203/1204/1205/1206/1207/1208/1209/1210/1211/1212/1213/1214/1215/1216/1217/1218/1219/1220/1221/1222/1223/1224/1225/1226/1227/1228/1229/1230/1231/1232/1233/1234/1235/1236/1237/1238/1239/1240/1241/1242/1243/1244/1245/1246/1247/1248/1249/1250/1251/1252/1253/1254/1255/1256/1257/1258/1259/1260/1261/1262/1263/1264/1265/1266/1267/1268/1269/1270/1271/1272/1273/1274/1275/1276/1277/1278/1279/1280/1281/1282/1283/1284/1285/1286/1287/1288/1289/1290/1291/1292/1293/1294/1295/1296/1297/1298/1299/1300/1301/1302/1303/1304/1305/1306/1307/1308/1309/1310/1311/1312/1313/1314/1315/1316/1317/1318/1319/1320/1321/1322/1323/1324/1325/1326/1327/1328/1329/1330/1331/1332/1333/1334/1335/1336/1337/1338/1339/1340/1341/1342/1343/1344/1345/1346/1347/1348/1349/1350/1351/1352/1353/1354/1355/1356/1357/1358/1359/1360/1361/1362/1363/1364/1365/1366/1367/1368/1369/1370/1371/1372/1373/1374/1375/1376/1377/1378/1379/1380/1381/1382/1383/1384/1385/1386/1387/1388/1389/1390/1391/1392/1393/1394/1395/1396/1397/1398/1399/1400/1401/1402/1403/1404/1405/1406/1407/1408/1409/1410/1411/1412/1413/1414/1415/1416/1417/1418/1419/1420/1421/1422/1423/1424/1425/1426/1427/1428/1429/1430/1431/1432/1433/1434/1435/1436/1437/1438/1439/1440/1441/1442/1443/1444/1445/1446/1447/1448/1449/1450/1451/1452/1453/1454/1455/1456/1457/1458/1459/1460/1461/1462/1463/1464/1465/1466/1467/1468/1469/1470/1471/1472/1473/1474/1475/1476/1477/1478/1479/1480/1481/1482/1483/1484/1485/1486/1487/1488/1489/1490/1491/1492/1493/1494/1495/1496/1497/1498/1499/1500/1501/1502/1503/1504/1505/1506/1507/1508/1509/1510/1511/1512/1513/1514/1515/1516/1517/1518/1519/1520/1521/1522/1523/1524/1525/1526/1527/1528/1529/1530/1531/1532/1533/1534/1535/1536/1537/1538/1539/1540/1541/1542/1543/1544/1545/1546/1547/1548/1549/1550/1551/1552/1553/1554/1555/1556/1557/1558/1559/1560/1561/1562/1563/1564/1565/1566/1567/1568/1569/1570/1571/1572/1573/1574/1575/1576/1577/1578/1579/1580/1581/1582/1583/1584/1585/1586/1587/1588/1589/1590/1591/1592/1593/1594/1595/1596/1597/1598/1599/1600/1601/1602/1603/1604/1605/1606/1607/1608/1609/1610/1611/1612/1613/1614/1615/1616/1617/1618/1619/1620/1621/1622/1623/1624/1625/1626/1627/1628/1629/1630/1631/1632/1633/1634/1635/1636/1637/1638/1639/1640/1641/1642/1643/1644/1645/1646/1647/1648/1649/1650/1651/1652/1653/1654/1655/1656/1657/1658/1659/1660/1661/1662/1663/1664/1665/1666/1667/1668/1669/1670/1671/1672/1673/1674/1675/1676/1677/1678/1679/1680/1681/1682/1683/1684/1685/1686/1687/1688/1689/1690/1691/1692/1693/1694/1695/1696/1697/1698/1699/1700/1701/1702/1703/1704/1705/1706/1707/1708/1709/1710/1711/1712/1713/1714/1715/1716/1717/1718/1719/1720/1721/1722/1723/1724/1725/1726/1727/1728/1729/1730/1731/1732/1733/1734/1735/1736/1737/1738/1739/1740/1741/1742/1743/1744/1745/1746/1747/1748/1749/1750/1751/1752/1753/1754/1755/1756/1757/1758/1759/1760/1761/1762/1763/1764/1765/1766/1767/1768/1769/1770/1771/1772/1773/1774/1775/1776/1777/1778/1779/1780/1781/1782/1783/1784/1785/1786/1787/1788/1789/1790/1791/1792/1793/1794/1795/1796/1797/1798/1799/1800/1801/1802/1803/1804/1805/1806/1807/1808/1809/1810/1811/1812/1813/1814/1815/1816/1817/1818/1819/1820/1821/1822/1823/1824/1825/1826/1827/1828/1829/1830/1831/1832/1833/1834/1835/1836/1837/1838/1839/1840/1841/1842/1843/1844/1845/1846/1847/1848/1849/1850/1851/1852/1853/1854/1855/1856/1857/1858/1859/1860/1861/1862/1863/1864/1865/1866/1867/1868/1869/1870/1871/1872/1873/1874/1875/1876/1877/1878/1879/1880/1881/1882/1883/1884/1885/1886/1887/1888/1889/1890/1891/1892/1893/1894/1895/1896/1897/1898/1899/1900/1901/1902/1903/1904/1905/1906/1907/1908/1909/1910/1911/1912/1913/1914/1915/1916/1917/1918/1919/1920/1921/1922/1923/1924/1925/1926/1927/1928/1929/1930/1931/1932/1933/1934/1935/1936/1937/1938/1939/1940/1941/1942/1943/1944/1945/1946/1947/1948/1949/1950/1951/1952/1953/1954/1955/1956/1957/1958/1959/1960/1961/1962/1963/1964/1965/1966/1967/1968/1969/1970/1971/1972/1973/1974/1975/1976/1977/1978/1979/1980/1981/1982/1983/1984/1985/1986/1987/1988/1989/1990/1991/1992/1993/1994/1995/1996/1997/1998/1999/2000/2001/2002/2003/2004/2005/2006/2007/2008/2009/2010/2011/2012/2013/2014/2015/2016/2017/2018/2019/2020/2021/2022/2023/2024/2025/2026/2027/2028/2029/2030/2031/2032/2033/2034/2035/2036/2037/2038/2039/2040/2041/2042/2043/2044/2045/2046/2047/2048/2049/2050/2051/2052/2053/2054/2055/2056/2057/2058/2059/2060/2061/2062/2063/2064/2065/2066/2067/2068/2069/2070/2071/2072/2073/2074/2075/2076/2077/2078/2079/2080/2081/2082/2083/2084/2085/2086/2087/2088/2089/2090/2091/2092/2093/2094/2095/2096/2097/2098/2099/2100/2101/2102/2103/2104/2105/2106/2107/2108/2109/2110/2111/2112/2113/2114/2115/2116/2117/2118/2119/2120/2121/2122/2123/2124/2125/2126/2127/2128/2129/2130/2131/2132/2133/2134/2135/2136/2137/2138/2139/2140/2141/2142/2143/2144/2145/2146/2147/2148/2149/2150/2151/2152/2153/2154/2155/2156/2157/2158/2159/2160/2161/2162/2163/2164/2165/2166/2167/2168/2169/2170/2171/2172/2173/2174/2175/2176/2177/2178/2179/2180/2181/2182/2183/2184/2185/2186/2187/2188/2189/2190/2191/2192/2193/2194/2195/2196/2197/2198/2199/2200/2201/2202/2203/2204/2205/2206/2207/2208/2209/2210/2211/2212/2213/2214/2215/2216/2217/2218/2219/2220/2221/2222/2223/2224/2225/2226/2227/2228/2229/2230/2231/2232/2233/2234/2235/2236/2237/2238/2239/2240/2241/2242/2243/2244/2245/2246/2247/2248/2249/2250/2251/2252/2253/2254/2255/2256/2257/2258/2259/2260/2261/2262/2263/2264/2265/2266/2267/2268/2269/2270/2271/2272/2273/2274/2275/2276/2277/2278/2279/2280/2281/2282/2283/2284/2285/2286/2287/2288/2289/2290/2291/2292/2293/2294/2295/2296/2297/2298/2299/2300/2301/2302/2303/2304/2305/2306/2307/2308/2309/2310/2311/2312/2313/2314/2315/2316/2317/2318/2319/2320/2321/2322/2323/2324/2325/2326/2327/2328/2329/2330/2331/2332/2333/2334/2335/2336/2337/2338/2339/2340/2341/2342/2343/2344/2345/2346/2347/2348/2349/2350/2351/2352/2353/2354/2355/2356/2357/2358/2359/2360/2361/2362/2363/2364/2365/2366/2367/2368/2369/2370/2371/2372/2373/2374/2375/2376/2377/2378/2379/2380/2381/2382/2383/2384/2385/2386/2387/2388/2389/2390/2391/2392/2393/2394/2395/2396/2397/2398/2399/2400/2401/2402/2403/2404/2405/2406/2407/2408/2409/2410/2411/2412/2413/2414/2415/2416/2417/2418/2419/2420/2421/2422/2423/2424/2425/2426/2427/2428/2429/2430/2431/2432/2433/2434/2435/2436/2437/2438/2439/2440/2441/2442/2443/2444/2445/2446/2447/2448/2449/2450/2451/2452/2453/2454/2455/2456/2457/2458/2459/2460/2461/2462/2463/2464/2465/2466/2467/2468/2469/2470/2471/2472/2473/2474/2475/2476/2477/2478/2479/2480/2481/2482/2483/2484/2485/2486/2487/2488/2489/2490/2491/2492/2493/2494/2495/2496/2497/2498/2499/2500/2501/2502/2503/2504/2505/2506/2507/2508/2509/2510/2511/2512/2513/2514/2515/2516/2517/2518/2519/2520/2521/2522/2523/2524/2525/2526/2527/2528/2529/2530/2531/2532/2533/2534/2535/2536/2537/2538/2539/2540/2541/2542/2543/2544/2545/2546/2547/2548/2549/2550/2551/2552/2553/2554/2555/2556/2557/2558/2559/2560/2561/2562/2563/2564

POOR QUALITY
ORIGINAL

0673

365 Lexington Avenue.

Aug 18th '92

Mr. Elbridge T. Gerry,

President of the Society
for the Prevention of Cruelty to Children,
New York: -

I have this day
examined the person of Emma
Brownie, aged 14 years, of
40 Cornelia Street, and find there
has been complete & recent
penetration of her genital organ
by some blunt object.

Respectfully Submitted
W. Travis Tubb, M.D.

Police Court, Second District.

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

of No. 108 East 23rd Street, in said City, being duly sworn,
deposes and says, that a certain female child called Emma Browne
[now present], under the age of sixteen years, to wit, of the age of 14 years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Charles
Mr. William, wherein the said Charles
Mr. William is charged with the crime of Rape, under
section 278 of the Penal Code of said State, in that he, the said defendant
did willfully and unlawfully perpetrate
an act of sexual intercourse with the said
Emma Browne, said female being then
and there actually and apparently under
the age of sixteen years, to wit of
the age of fourteen years, not being his
wife

and that the said Emma Browne
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child Emma Browne
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 19th

day of August 1884

Hugo Schuster
John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0675

POLICE COURT 2nd DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF



AFFIDAVIT.
WITNESS.

Hugo [Signature]
14 N. E. 40 Cornelia St.

Dated *August 19* 189*2*
Magistrate.
Officer.

Disposition,
Comm. Wd. to
New York Society for the Pre-
vention of Cruelty to Children

POOR QUALITY
ORIGINAL

0676

Police Court, 2^d District.

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

of No. 108 East 23^d St. Hugo Schuster
deposes and says, that a certain female child called Estella Hunter
[now present], under the age of sixteen years, to wit, of the age of 14 years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Charles
Mrs. Williams, wherein the said Charles
Mrs. Williams is charged with the crime of Rape, under
Section 278 of the Penal Code of said State, in that he, the said defendant

did willfully and unlawfully perpetrate an
act of sexual intercourse with a certain
female, called Emma Browne, said fe-
male being then and there actually and
apparently under the age of sixteen years,
to wit of the age of fourteen years, not
being his wife

and that the said Estella Hunter
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child Estella Hunter
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this 19th

day of August

Hugo Schuster
John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0677

POLICE COURT 2 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



AFFIDAVIT.
WITNESS.

Hugo
Hotel
14 W. Minetta Lane

Dated *August 19* 188*3*
Magistrate.
Officer.

Disposition. Com. to New York
Society for the Prevention
of Cruelty to Children.

STILES & CASH, STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

POOR QUALITY
ORIGINAL

0678

Police Court, 2^d District.

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

of No. 108 East 23^d Street, in said City, being duly sworn,
deposes and says, that a certain female child called Jane Jackson
[now present], under the age of sixteen years, to wit, of the age of 14 years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Charles.

Mr. Williams, wherein the said Charles
Mr. Williams is charged with the crime of Rape, under
section 278 of the Penal Code of said State, in that he, the said Defendant

did willfully and unlawfully perpetrate
an act of sexual intercourse with a certain
female child, called Emma Browne, said
child being then and there actually and
apparently under the age of sixteen
years, to wit of the age of fourteen
years, not being his wife

and that the said Jane Jackson
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child Jane Jackson
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 19th

day of August 1892

Hugo Schutt
John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0679

POLICE COURT 2nd DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



AFRIDA VIT.

Hugo [illegible]

Gene [illegible]

14. W. J. [illegible]

Dated *August 1, 189*
Phygen Magistrate.
W. J. [illegible] Officer.

Disposition, *Com. to New York S.*
Society for the Prevention of
Child Abuse and Neglect.

STILES & CO., STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK.

POOR QUALITY
ORIGINAL

0580

Second District Police Court.

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

Hugo Schultze

of Number 108 East 93^d street
he has just reason to believe and does believe, that
deposes and says, that on the 6th day of August, 1892, at the
City of New York, in the County of New York, At the premises:

known as Number 40 Cornelia street
in said city of New York, the Charles
McWilliams, did then and there will-
fully and unlawfully perpetrate an act
of sexual intercourse with a certain fe-
male child, called Emma Browne, now
here, said female being then and there
actually and apparently under the age
of sixteen years, to wit of the age of
fourteen years, not being his wife
in violation of Section 278 of the
Penal Code of the State of New York.

Wherefore complainant prays that the
said defendant may be dealt with ac-
cording to law and may be

~~Wherefore the complainant prays that the said~~

~~may be~~ apprehended, arrested and dealt with according to law.

Sworn to before me, this 8th

day of August 1892

Hugo Schultze
John Ryan

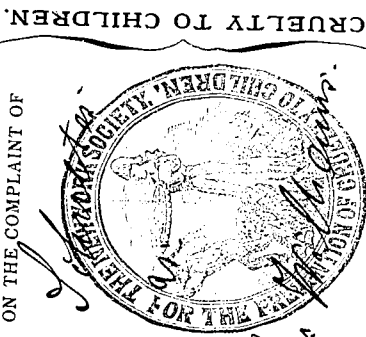
Police Justice.

POOR QUALITY
ORIGINAL

0681

Warrant
POLICE COURT & DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



CRUELTY TO CHILDREN.

DATED *August 18* 18 *92*
Adrian Magistrate.

Schultz Clerk.
Witnesses: *Officer.*

E. Fellows Jenkins, Supt.,
100 East 23d Street.

Disposition,

POOR QUALITY
ORIGINAL

0682

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Emma Browne

aged *14* years, occupation *none* of No.

40 Cornelia Street, being duly sworn, deposes and
says, that she has heard read the foregoing affidavit of *Hugo Schuster*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this

18

day of

August

189*2*

Emma Browne

John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0683

(1885)

Sec. 198—200.

2^d District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Charles H. McWilliam 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 H. McWilliam*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *13 Gay St. N.Y. 3 months*

Question. What is your business or profession?

Answer. *Lebanon*

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

Answer.

I am not guilty
Ch. H. McWilliam

Taken before me this

day of

189

Police Justice.

POOR QUALITY
ORIGINAL

0684

Sec. 151.

Police Court 2^d District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York ; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING :

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by

of No. 108 East 33^d Street, that on the 16th day of August

1892 at the City of New York, in the County of New York,

At the premises known as Number 40 Cornelia street
in said city of New York, One Mrs Williams, first
name being unknown, did then and there willfully and un-
lawfully perpetrate an act of sexual intercourse with
a certain female, called Emma Brown, aged fourteen
years, not being his wife - in violation of Section
278 of the Penal Code of the state of New York

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2^d 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

18th day of August 1892

John Ryan
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0685

POLICE COURT *L⁹* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hugo Schults
vs.

Geo. Williams

Warrant-General.

Dated *August 18* 188*2*

Ryan Magistrate.

Schults Officer.

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

..... Officer.
Dated *August 18* 188*2*

This Warrant may be executed on Sunday or at
night.

John Ryan Police Justice.

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

Dated 188

Police Justice.

The within named

0686

Police Justice.

POOR QUALITY
ORIGINAL

0687

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

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

New York, *Augt 31st 1892*

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

*The People
against*

Charles M Williams

Notice of Prosecution.

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

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

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

**POOR QUALITY
ORIGINAL**

0688

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

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

New York, *Augt 31st 1892*

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

*The People
against*

Charles M Williams

Notice of Prosecution.

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

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

I have the honor to remain, with great respect,

Elbridge T. Gerry,

President, &c.

0689

THE PEOPLE



~~CRUELTY TO CHILDREN~~

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c

**POOR QUALITY
ORIGINAL**

0690

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

CHARLES McWILLIAMS.
(colored)

STATEMENT OF CASE.

The Defendant, Charles McWilliams (colored), has been indicted for having perpetrated the Crime of Rape on one Emma Browne (white), aged 14 years, in the premises No. 40 Cornelia Street, on Tuesday, August 16th, 1892.

WITNESSES:

Emma Browne,
Jane Jackson,
Estella Hunter,
Mrs. Annie Denyck,
Hezekiah Denyck,
Hugo Schultes,
David DeLong,
Mrs. Mary Jackson,
Martha Jackson,
Ella Winters,
Flossie Thompson,
Henrietta Holmes,
Willie Davis,
Richard Jarvey,
Emma Stevens,
W. Travis Gibb, M. D.

EMMA BROWNE (white), aged 14 years on Sept. 19th, 1891, residing with her foster parents Hezekiah and Annie Denyck (colored) at 40 Cornelia Street, will testify:

That on Tuesday, August 16th, 1892, while she was attending to her foster mother's infant, both parents at the time being absent from the house, during which time she had for company two colored girls, named Jane Jackson aged 14 and Estella Hunter aged 13 years, and was sitting on the front stoop of No. 40 Cornelia St., the above named Defendant came along, sat down beside them and began to take undue liberties by feeling of their limbs, which they resented. That after this defendant prevailed on Witness to loan him a can for beer, which was obtained by Estella Hunter and drank by Defendant. That the three girls then entered Witness' house and closed the door. That soon after, when they were sitting in the parlor, Witness went and opened the door, when Defendant forced his way into the parlor, where he solicited Jane Jackson and Estella Hunter to have sexual intercourse with him, and that they declined to accede to his requests. That Defendant then came to where Witness was sitting in a rocking chair with the infant in her arms, sat on Witness' lap, and remarked "You would make a nice whore; I am tired of fucking old women and I am going to have young girls now". That Defendant then placed his hand on Witness' breast,-

**POOR QUALITY
ORIGINAL**

0691

she having on a low cut necked dress. Witness then called Jane Jackson to take the baby so she (Witness) could defend herself. That Witness then struggled with Defendant, who pulled her from the rocking chair on to the floor, where Estella Hunter attempted to assist Witness, but Defendant drove her (Hunter) away; that she (Witness) made every endeavor to escape from Defendant, who was holding her down and who placed his left hand over her mouth, and who then directed Jane Jackson and Estella Hunter to come and assist him in holding Witness, saying to them: "You'd better hold her; if you don't, - I will fix both of you". That Jane then held Witness' right arm and foot, while Estella performed a similar service on the left side of Witness; and that Defendant then lifted up Witness' dress -- she having no drawers on at the time -- and inserted his penis into Witness' private parts. That Defendant then said to Jane and Estella: "Go away; I have her now". That Defendant then remained on top of Witness for about five minutes, and had sexual intercourse with her, which hurt her very much and caused her private parts to bleed. That Defendant finally got up, and as he did Witness saw Jane and Estella at the side window. That Witness then threatened to inform what had occurred, and Defendant said: "What do I care; I am going to give you one dollar to-night". That Witness replied "I do not need your money". That just then, the door bell rang; that Witness opened the door and saw a clock peddler; and that Defendant then left the house and that soon after Jane and Estella departed. That Witness then wiped her private parts with a cloth, which she left on a window in a room adjoining the parlor. That during the afternoon of said day, one Millie Davis of 221 East 97th Street called and Witness informed her what had taken place, and that later Witness informed her foster mother on her arrival home, who directed that Witness bring Jane and Estella to the house, which was done; and that both corroborated Witness' statement relative to the outrage.

FURTHERMORE THAT Witness never before had sexual intercourse with any person, and had always been moral.

ALSO THAT at the conclusion of the examination in the Second District Police Court on August 19th, 1892, while passing Witness, Defendant distinctly said to her: "You damned fool; what did you tell it for".

JANE JACKSON (colored), aged 14 years, residing with parents William and Mary at 13 Cornelia Street, will testify in corroboration of the testimony as given by Emma Browne, with the exception of that part relating to the exclamation made by Defendant while passing out of the Second District Police Court on Aug. 19th, 1892.

ALSO that at the time of the assault, Defendant had a knife which protruded from his pocket, and Witness was afraid he might use it on her if she did not obey him.

FURTHERMORE that Defendant had previously offered Witness' mother Seven Dollars per week for a furnished room at Witness' house, if Witness' mother would allow him to sleep with her other daughter Martha, aged 19 years, at which time Defendant was ejected from the house.

ESTELLA HUNTER (colored), aged 13 years, will testify in corroboration of the testimony as given by Emma Browne, with the exception of that part relating to the exclamation made by Defendant

**POOR QUALITY
ORIGINAL**

0692

while passing out of the Second District Police Court on the 19th of August, 1892.

ALSO that at the time of the assault, Defendant had a knife which protruded from his pocket, and Witness was afraid he might use it on her if she did not obey him.

MRS. ANNIE DENYCK, colored, foster mother of Emma Browne, residing at 40 Cornelia St., will testify:

That Emma was 14 years old on Sept. 19th, 1891; that child's father, Edgar, is dead and that the whereabouts of the mother is unknown; and that she (Witness) has had child since she was four hours old.

ALSO that on Tuesday, August 16th, 1892, on Witness' arrival home, Emma informed her what had happened, which was later corroborated by Jane Jackson and Estella Hunter in the presence of Witness.

HEZEKIAH DENYCK (colored), foster father of Emma Browne, residing at 40 Cornelia St., will testify in corroboration of the testimony as given by his wife Annie.

HUGO SCHULTES, 108 E. 23" St., an Officer of N. Y. S. P. C. C. will testify:

That he arrested Defendant on a warrant; and that while en route to the Ninth Precinct Station House Defendant admitted being in the parlor of Emma Browne's house on August 16th, 1892, and that he was invited to come in by Emma, Jane Jackson and Estella Hunter and that all four drank beer while there, but denied having done anything wrong and claims that it is a "put-up-job".

WITNESS will also corroborate that part of Emma Browne's statement relative to exclamation made by Defendant while passing out of Second District Police Court on Aug. 19th, 1892, to wit: "You damned fool; what did you tell it for".

DAVID DELONG, 108 E. 23" St., an Officer of N. Y. S. P. C. C., will testify in corroboration of testimony given by Hugo Schultes, with the exception of statement made by Defendant while passing out of Second District Police Court on August 19th, 1892.

MRS. MARY JACKSON (colored), residing at 13 Cornelia St., will testify relative to the previous bad intentions of Defendant, who had made proposals to her to rent a furnished room at her house if she (Witness) would allow her daughter Martha, aged 19 years, to sleep with him.

MARTHA JACKSON, aged 19 years, of 13 Cornelia St., will testify in corroboration of the testimony as given by her mother Mary.

ELLA WINTERS, aged 19 years, residing at 28 Cornelia Street, will testify:

That on Tuesday, August 16th, 1892, she saw Jane Jackson going

toward the premises 40 Cornelia Street.

FLOSSIE THOMPSON, aged 11 years, residing at 23 Cornelia St., will testify:

That on Tuesday, August 16th 1892, she was requested by Emma Browne to notify Jane Jackson to call at 40 Cornelia St. and later saw Jane go toward the said premises.

HENRIETTA HOLMES, residing at 23 Cornelia Street, will testify:

That on Tuesday, August 16th, 1892, she saw Defendant near the stoop of 40 Cornelia Street, while the girls Emma Browne and Jane Jackson were sitting on the said stoop; also that defendant's cart was standing in Cornelia Street near Sixth Avenue.

MILLIE DAVIS, residing at 221 East 97th Street, will testify: That on Tuesday, August 16th, 1892, she called on Emma Browne at 40 Cornelia Street, found Emma in an excited condition and learned from her (Emma) that Defendant had outraged her.

RICHARD JARVEY, residing at 413 West 13th St., will testify: That on Tuesday, August 16th, 1892, he was informed by Millie Davis that Defendant had outraged Emma Browne, and that he (Witness) in turn informed Emma Browne's foster father, Hezekiah Denyck, what had occurred.

EMMA STEVENS, residing at 38 Cornelia Street, will testify: That on Tuesday, August 16th, 1892, Defendant called on her at her house and solicited her to have sexual intercourse; that she refused; and that defendant thereupon departed, remarking: "I will get a chippie to-day before the day is over".

W. TRAVIS GIBB, M. D., 365 Lexington Avenue, will testify as to having made a physical examination of the person of Emma Browne and having found that there had been complete and recent penetration of her genital organs by some blunt object. (Certificate on file.)

DOCUMENTARY EVIDENCE.

Transcript of Health Department record of birth of Emma Browne which occurred on Sept. 19th, 1877.

MATERIAL EVIDENCE.

The cloth used by Emma Browne in wiping her private parts after the assault had taken place.

-----:-----

**POOR QUALITY
ORIGINAL**

0694

N. Y. GENERAL SESSIONS

<p>THE PEOPLE AGAINST CHARLES McWILLIAMS.</p>	<p>PENAL CODE, "</p>
--	----------------------

BRIEF FOR THE PEOPLE.

POOR QUALITY
ORIGINAL

0695

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

515

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles H. McWilliams

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

Charles H. McWilliams

of the CRIME OF ABDUCTION, committed as follows:

The said *Charles H. McWilliams*,

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *August*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, did feloniously take, receive, harbor, employ and use one *Emma Browne*, who was then and there a female under the age of sixteen years, to wit: of the age of *fourteen* years, for the purpose of sexual intercourse, he, the said *Charles H. McWilliams* not being then and there the husband of the said *Emma Browne*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

~~DE LANCEY NICOLL,~~

District Attorney

POOR QUALITY
ORIGINAL

0696

Second COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further
accuse the said Charles H. McWilliams

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

The said Charles H. McWilliams—

late of the City and County aforesaid, afterwards, to wit: on the day and in the year afore-
said, at the City and County aforesaid, with force and arms, in and upon a certain female
not his wife, to wit: her, the said Rhoda Browne,

then and there being, wilfully and feloniously did make another assault, she the said

Rhoda Browne, being then and there a female under the
age of sixteen years, to wit: of the age of fourteen years; and the said

Charles H. McWilliams, then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her the said

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

DE LANCEY NICOLL,

District Attorney.

0697

BOX:

495

FOLDER:

4518

DESCRIPTION:

Meyer, Charles F.

DATE:

09/07/92



4518

0698

Foreman:

Section 498, Penal Code.
Burglary in the Third Degree.

James A. Smith

Foreman.

Wm. C. Smith

Witnesses:

L. G.
A. Lindermeier
Bauher

203236 p

Charles

Febmar

Butcher

46, 60, 62, 64, 66, 68, 70, 72, 74, 76, 78, 80, 82, 84, 86, 88, 90, 92, 94, 96, 98, 100, 102, 104, 106, 108, 110, 112, 114, 116, 118, 120, 122, 124, 126, 128, 130, 132, 134, 136, 138, 140, 142, 144, 146, 148, 150, 152, 154, 156, 158, 160, 162, 164, 166, 168, 170, 172, 174, 176, 178, 180, 182, 184, 186, 188, 190, 192, 194, 196, 198, 200, 202, 204, 206, 208, 210, 212, 214, 216, 218, 220, 222, 224, 226, 228, 230, 232, 234, 236, 238, 240, 242, 244, 246, 248, 250, 252, 254, 256, 258, 260, 262, 264, 266, 268, 270, 272, 274, 276, 278, 280, 282, 284, 286, 288, 290, 292, 294, 296, 298, 300, 302, 304, 306, 308, 310, 312, 314, 316, 318, 320, 322, 324, 326, 328, 330, 332, 334, 336, 338, 340, 342, 344, 346, 348, 350, 352, 354, 356, 358, 360, 362, 364, 366, 368, 370, 372, 374, 376, 378, 380, 382, 384, 386, 388, 390, 392, 394, 396, 398, 400, 402, 404, 406, 408, 410, 412, 414, 416, 418, 420, 422, 424, 426, 428, 430, 432, 434, 436, 438, 440, 442, 444, 446, 448, 450, 452, 454, 456, 458, 460, 462, 464, 466, 468, 470, 472, 474, 476, 478, 480, 482, 484, 486, 488, 490, 492, 494, 496, 498, 500, 502, 504, 506, 508, 510, 512, 514, 516, 518, 520, 522, 524, 526, 528, 530, 532, 534, 536, 538, 540, 542, 544, 546, 548, 550, 552, 554, 556, 558, 560, 562, 564, 566, 568, 570, 572, 574, 576, 578, 580, 582, 584, 586, 588, 590, 592, 594, 596, 598, 600, 602, 604, 606, 608, 610, 612, 614, 616, 618, 620, 622, 624, 626, 628, 630, 632, 634, 636, 638, 640, 642, 644, 646, 648, 650, 652, 654, 656, 658, 660, 662, 664, 666, 668, 670, 672, 674, 676, 678, 680, 682, 684, 686, 688, 690, 692, 694, 696, 698, 700, 702, 704, 706, 708, 710, 712, 714, 716, 718, 720, 722, 724, 726, 728, 730, 732, 734, 736, 738, 740, 742, 744, 746, 748, 750, 752, 754, 756, 758, 760, 762, 764, 766, 768, 770, 772, 774, 776, 778, 780, 782, 784, 786, 788, 790, 792, 794, 796, 798, 800, 802, 804, 806, 808, 810, 812, 814, 816, 818, 820, 822, 824, 826, 828, 830, 832, 834, 836, 838, 840, 842, 844, 846, 848, 850, 852, 854, 856, 858, 860, 862, 864, 866, 868, 870, 872, 874, 876, 878, 880, 882, 884, 886, 888, 890, 892, 894, 896, 898, 900, 902, 904, 906, 908, 910, 912, 914, 916, 918, 920, 922, 924, 926, 928, 930, 932, 934, 936, 938, 940, 942, 944, 946, 948, 950, 952, 954, 956, 958, 960, 962, 964, 966, 968, 970, 972, 974, 976, 978, 980, 982, 984, 986, 988, 990, 992, 994, 996, 998, 1000, 1002, 1004, 1006, 1008, 1010, 1012, 1014, 1016, 1018, 1020, 1022, 1024, 1026, 1028, 1030, 1032, 1034, 1036, 1038, 1040, 1042, 1044, 1046, 1048, 1050, 1052, 1054, 1056, 1058, 1060, 1062, 1064, 1066, 1068, 1070, 1072, 1074, 1076, 1078, 1080, 1082, 1084, 1086, 1088, 1090, 1092, 1094, 1096, 1098, 1100, 1102, 1104, 1106, 1108, 1110, 1112, 1114, 1116, 1118, 1120, 1122, 1124, 1126, 1128, 1130, 1132, 1134, 1136, 1138, 1140, 1142, 1144, 1146, 1148, 1150, 1152, 1154, 1156, 1158, 1160, 1162, 1164, 1166, 1168, 1170, 1172, 1174, 1176, 1178, 1180, 1182, 1184, 1186, 1188, 1190, 1192, 1194, 1196, 1198, 1200, 1202, 1204, 1206, 1208, 1210, 1212, 1214, 1216, 1218, 1220, 1222, 1224, 1226, 1228, 1230, 1232, 1234, 1236, 1238, 1240, 1242, 1244, 1246, 1248, 1250, 1252, 1254, 1256, 1258, 1260, 1262, 1264, 1266, 1268, 1270, 1272, 1274, 1276, 1278, 1280, 1282, 1284, 1286, 1288, 1290, 1292, 1294, 1296, 1298, 1300, 1302, 1304, 1306, 1308, 1310, 1312, 1314, 1316, 1318, 1320, 1322, 1324, 1326, 1328, 1330, 1332, 1334, 1336, 1338, 1340, 1342, 1344, 1346, 1348, 1350, 1352, 1354, 1356, 1358, 1360, 1362, 1364, 1366, 1368, 1370, 1372, 1374, 1376, 1378, 1380, 1382, 1384, 1386, 1388, 1390, 1392, 1394, 1396, 1398, 1400, 1402, 1404, 1406, 1408, 1410, 1412, 1414, 1416, 1418, 1420, 1422, 1424, 1426, 1428, 1430, 1432, 1434, 1436, 1438, 1440, 1442, 1444, 1446, 1448, 1450, 1452, 1454, 1456, 1458, 1460, 1462, 1464, 1466, 1468, 1470, 1472, 1474, 1476, 1478, 1480, 1482, 1484, 1486, 1488, 1490, 1492, 1494, 1496, 1498, 1500, 1502, 1504, 1506, 1508, 1510, 1512, 1514, 1516, 1518, 1520, 1522, 1524, 1526, 1528, 1530, 1532, 1534, 1536, 1538, 1540, 1542, 1544, 1546, 1548, 1550, 1552, 1554, 1556, 1558, 1560, 1562, 1564, 1566, 1568, 1570, 1572, 1574, 1576, 1578, 1580, 1582, 1584, 15

My
2^d receipt.
Cash received
of Sept. one for
My or the other
for Sept 2

POOR QUALITY
ORIGINAL

0699

Police Court—2 District.

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

of No. 55 Leroy Street, aged 20 years,

occupation Bar Tender being duly sworn

deposes and says, that the premises No 361 West Street,

in the City and County aforesaid, ~~the said being a~~ this story brick
building

and which was occupied by ~~deponent as a~~ James J. Roan, as a liquor store

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

attempt was made to enter said premises

~~were~~ BURGLARIOUSLY ~~entered~~ by means of forcibly breaking

away a wire screen from a rear

window of said premises.

on the 20 day of August 1882 in the night time, and the

~~following property feloniously taken, stolen, and carried away, viz:~~ an attempt made

feloniously to carry away a quantity

of liquor and money of the value

of about five hundred dollars.

\$ 500.

the property of James J. Roan, in default case

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 J. Meyer (unborn)

for the reasons following, to wit: Deponent secretly looked

and closed said premises at the hour

of 10 minutes to 12 o'clock P.M. on

said date and deponent is informed

by Johnnie Henry Walsh (now here)

that he found the said wire screen

broken as aforesaid and the

purse was carried on the act of

running away about the hour of

POOR QUALITY
ORIGINAL

0700

At 8 o'clock a.m. on said
date, said Defendant is informed
by Michael Silk on the fact
at said time he saw Defendant
and another at the said window
and one of them were trying
to break open said window.

Subscribed and sworn to before me this
2nd day of August
1892
John Ryan
Clerk of Court

Philip Priest

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Bail.

Committed in default of \$

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0701

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Henry Walsh
aged 92 years, occupation Prisoner of No. 92
Prisoner Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Phil Peers
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 20 day of Aug 1892 } Henry Walsh
John Ryan
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Michael Silk
aged 162 years, occupation Laborer of No. 162
Laborer Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Phil Peers
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 20 day of August 1892 } Michael Silk
162 Laborer
John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0702

(1825)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Charles T. Meyer

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Germany

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

Answer.

No home

Question. What is your business or profession?

Answer.

Butcher

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

Charles T. Meyer

Taken before me this

day of

22

1899

Police Justice.

POOR QUALITY
ORIGINAL

0703

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

Police Court, District, 1034
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles J. Meyer
vs.
Charles J. Meyer
Attorney
Burgess
Offense, _____
Dated, Aug 20 189 _____
Magistrate,
Precinct,
Witnesses, Andrew Aik
No. 162 Henry
all other
Street,
No. 1588
Street,
to answer
189
Adopt
Burg 3

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

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

Dated, Aug 20 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0704

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

483

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles F. Meyer

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

Charles F. Meyer of the crime of attempting to commit

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

The said

Charles F. Meyer

late of the *ninth* Ward of the City of New York, in the County of New York aforesaid, on the
twentieth day of *August* in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the store of
one *James F. Roon*

there situate, feloniously and burglariously ^{attempt to} did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *James*
F. Roon in the said *store*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Lancey McCall,
District Attorney.

0705

BOX:

495

FOLDER:

4518

DESCRIPTION:

Miller, Annie

DATE:

09/26/92



4518

POOR QUALITY
ORIGINAL

0706

Witnesses:

The nuisance
having been abated
I recommend
suspension of
sentence
at 14/92
Geo W. Osborne
Deputy

Counsel

Filed

day of

1892

Pleaded

THE PEOPLE

vs.

B

Annie Haller

Deputy
Haller

Spoken for

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Exp 26/92

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 822 and 885, Penal Code.)

POOR QUALITY
ORIGINAL

0707

Sec. 151.

Police Court 3rd District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Louis Schuchler of No. 11th Avenue Street, that on the 15 day of August 1887 at the City of New York, in the County of New York, Amie Miller did keep and maintain at the premises known as Number 73 Delancey Street, in said City, a House of Prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to Command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the body of the said

Amie Miller and all vile, disorderly and improper persons found upon the premises occupied by said Miller and forthwith bring them before me, at the 3 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 15 day of August 1887.
[Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0708

Police Court— District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Schneider

vs.

Annie Miller

WARRANT—Keeping Disorderly House, &c.

Dated August 17 1896

Dugan Magistrate.

Mooney Officer.

11 Precinct.

The Defendant Annie Miller

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

Mooney Officer.

Dated August 17th 1896

This Warrant may be executed on Sunday or
at night.

[Signature]
Police Justice.

Dated _____ 188

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

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0709

Sec. 198-200.

3d District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK }

Annie Miller being duly examined before the under-
signed 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* sees 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.

Annie Miller

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer

Russia

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

Answer.

73 Delancy Street Two weeks

Question. What is your business or profession?

Answer.

No. Business

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

Answer.

*I am not guilty and
demand a trial by jury*

Annie Miller

Taken before me this

18th

day of

October

Police Justice.

POOR QUALITY
ORIGINAL

0710

BAILED,
No. 1, by *Perrie Anderson*
Residence *88 Street*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court, *1037* District, *3*
THE PEOPLE, &c.,
ON THE COMPLAINT OF
James Shields
James Shields
Offense, *Force of Protection*
Dated *Aug 18* 1892
Magistrate, *Perrie Anderson*
Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to _____
Perrie Anderson

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, *Aug 18* 1892 *Perrie Anderson* Police Justice.

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

Dated, *Aug 18* 1892 *Perrie Anderson* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0711

COURT OF GENERAL SESSIONS
CLERK'S OFFICE.

PEOPLE

Annie Miller

Sept/92

Lindsay

March 14/95

POOR QUALITY
ORIGINAL

0712

Court of General Sessions of the Peace

470

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Annie Miller

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

Annie Miller

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Annie Miller

late of the *Tenth* 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 ninety-*two*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Annie Miller

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Annie Miller

(Sec. 325,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Annie Miller

late of the Ward, City and County aforesaid, afterwards, to wit: on the day of *August* in the year of our Lord one thousand eight hundred and *fifteenth*

POOR QUALITY
ORIGINAL

0713

ninety- *two*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT:

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

Annice Muller

(Sec. 323,
Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Annice Muller

late of the Ward, City and County aforesaid, afterwards, to wit: on the *fifteenth* day of *August* in the year of our Lord one thousand eight hundred and ninety- *two* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0714

BOX:

495

FOLDER:

4518

DESCRIPTION:

Miller, Joseph

DATE:

09/12/92



4518

07 15

BOX:

495

FOLDER:

4518

DESCRIPTION:

Helfer, Frank

DATE:

09/12/92



4518

POOR QUALITY
ORIGINAL

0716

Witnesses:

Lawyer office

Counsel,

Filed

Plead

day of

189

THE PEOPLE

Degree.

Penal Code.]

Joseph Miller
and

Frank Holfer

Grand Larceny, second

[Sections 628, 629,

DE LANCEY NIGOLL,

District Attorney.

A TRUE BILL.

James T. ...
Foreman.

Foreman.

Robert ...

2.4.1911 ...
Sept 16/11

POOR QUALITY
ORIGINAL

0717

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged 30 years, occupation Police officer of No. 11 Precincts

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

Sworn to before me, this

of

30 day Charles A. Place
August 1892

A. H. Jan
Police Justice.

POOR QUALITY
ORIGINAL

0718

Police Court—

3rd. District.

(1885)

Affidavit—Larceny.

City and County }
of New York, } ss.

Louis Blom

of No. 95 Clinton Street, aged 23 years,
occupation cigar

deposes and says, that on the 26 day of August 1892 being duly sworn,
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:

Three Coats, and one Satchel

in all of the value of sixty

Dollars. (\$60.00)

the property of

Deponents

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 Joseph Muller, Frank Hagen,

(both now here) from the fact that
on said deponent, crossed the said
property from the said premises

Deponent is informed by Officer
Charles A. Pledge that the said

Defendants were arrested upon
another complaint that when

the defendants were searched he
found pawn tickets in their

possession representing the said
property that the defendants

then acknowledge and confessed
that the said tickets represented

property that was stolen from

Subscribed before me this 1st day of August 1892

Police Justice.

POOR QUALITY
ORIGINAL

0719

the said premises, that. Dependent
has since seen the property
represented the said ticket and
fully identifies it as part of
the property that was feloniously
taken stolen, and carried away
from the said premises.

Wm. H. Dependent L. Bloom
this 30th day of August 1894

E. H. Dependent
Placed Justice

POOR QUALITY
ORIGINAL

0720

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

Question. What is your name?

Answer.

Joseph Miller

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer

New York

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

Answer.

220 Broome St

Question. What is your business or profession?

Answer.

Printer

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
Joseph Miller

Taken before me this
day of *July* 189*2*

Police Justice.

POOR QUALITY
ORIGINAL

0721

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss:

3
District Police Court.

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

Question. What is your name?

Answer. *Frank Helfer*

Question. How old are you?

Answer. *19 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *277 Avenue D. 1 year*

Question. What is your business or profession?

Answer. *Peekler.*

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. *Guilty.*
Frank Helfer

Taken before me this
day of *Aug* 189*1*

Police Justice.

POOR QUALITY
ORIGINAL

0722

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

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Howard
95-Edinburgh St.
Frank Miller
250 West 12th St.
James L. Lacey
Defendant.

Dated,

Aug 30.
189 *2*

Robert
Magistrate.

Charles H. H. H.
Officer.

Witnesses

Cull officers
Precinct

No.

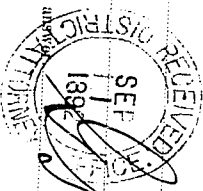
Charles H. H.
Street

No.

53 1st Ave
Street

No.

100
Street



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

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

Dated, *Aug 20* 189 *2* *Robert* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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 Miller
and
Frank Helfer

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

Joseph Miller and Frank Helfer
of the CRIME OF GRAND LARCENY IN THE *Second* DEGREE, committed
as follows:

The said

Joseph Miller and Frank Helfer, both

late of the City of New York, in the County of New York aforesaid, on the *26th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

three coats of the value of
twenty dollars each, and one
satchel of the value of five
dollars

of the goods, chattels and personal property of one

Louis Bloom

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.

Wm. Lawrence McCall
District Attorney

0724

BOX:

495

FOLDER:

4518

DESCRIPTION:

Miller, Mary

DATE:

09/14/92



4518

POOR QUALITY
ORIGINAL

0725

Witnesses:

Counsel,

Filed

Pleads,

day of

1892

THE PEOPLE

vs.

Grand Larceny, Second Degree,
[Sections 628, 629, Penal Code.]

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Foreman.

POOR QUALITY
ORIGINAL

0726

Police Court

3rd

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Charles Pietzsch

of No. 30 E East 93rd Street, aged 34 years,
occupation Bottling-Business being duly sworn,
deposes and says, that on the 31st day of August 1892 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
session of deponent, in the day time, the following property, viz:

Two coats, one pair of Pantaloon
with one Piano Cover, all together
of the value of about Thirty-
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 Mary Miller, (now here)
from the fact, that deponent's daughter,
Freda Pietzsch saw the defendant
passing through the hall-way with-
said property, wrapped up in the
Piano Cover, and informed her mother,
deponent, subsequently reported the case
at the 27 Precinct Police, and
officer Harry M. Taylor, arrested
the defendant on description given
him by deponent's daughter.

Freda Pietzsch immediately iden-
tified said defendant as the
person who passed through the
hall way of said premises. At

Sworn to before me this

189

Police Justice.

POOR QUALITY
ORIGINAL

0727

the law, wherefore defendant asks
that the defendant, Mary Miller
may be dealt with according to
the law, direct.

Sworn to before me } th. Pietzsch.
this 3rd day of September 1892 }

John P. Stoddis

Office Justice.
H.H.

POOR QUALITY
ORIGINAL

0728

CITY AND COUNTY }
OF NEW YORK, } ss.

1377

aged Ten years, occupation Frieda Pietzsch
School Girl of No.

308 East 93^d Street, being duly sworn, deposes and

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

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

Sworn to before me, this

day of September 1893

Frieda Pietzsch
Police Justice.

POOR QUALITY
ORIGINAL

0729

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

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

I Am Not Guilty
her
Mary Miller
mark

Taken before me this

day of *September* 19*34*

John P. McLaughlin

Police Justice.

POOR QUALITY
ORIGINAL

0730

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

Police Court--105 District.

1102
1894

THE PEOPLE, &c.,
vs. THE COMPLAINT OF

Charles J. Roberts
308 East 10th St.
Mary Miller

Offense

Grand Larceny

Dated, Sept 3^d 189

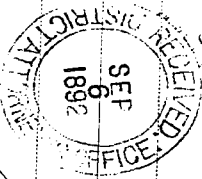
Magistrate

Officer

Witnesses
Marta C. C. C.

No. 308 East 9th St.

No. _____
Street _____



No. 200
to answer _____
Street _____

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

Defendant

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

Dated, September 3^d 189

John R. Boonin Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Miller

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

Mary Miller

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

The said

Mary Miller

late of the City of New York, in the County of New York aforesaid, on the 31st day of August in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms,

two coats of the value of twelve dollars each, one pair of trousers of the value of six dollars and one piano cover of the value of five dollars

of the goods, chattels and personal property of one

Charles Pretzsch

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.

POOR QUALITY
ORIGINAL

0732

SECOND COUNT—

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

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

The said

Mary Miller

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

two coats of the value of twelve dollars each, ~~two~~ one pair of trousers of the value of six dollars, and one piano cover of the value of five dollars

of the goods, chattels and personal property of one

Charles Pietzsch

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

Charles Pietzsch

unlawfully and unjustly did feloniously receive and have; the said

Mary Miller

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

DE LANCEY NICOLL,

District Attorney.

0733

BOX:

495

FOLDER:

4518

DESCRIPTION:

Mitchell, Martin

DATE:

09/30/92



4518

0734

BOX:

495

FOLDER:

4518

DESCRIPTION:

Mitchell, Martin

DATE:

09/30/92



4518

POOR QUALITY
ORIGINAL

0735

Witnesses:

Counsel,

Filed

20 day of Sept

189 2

Pleads,

M. J. Kelly

THE PEOPLE

vs.

Martin Mitchell

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Part 3. October 4/92

Tried and Acquitted

B. H.

[Section 496, N.Y. Code, § 1558]
Burglary in the Third Degree.

POOR QUALITY
ORIGINAL

0736

Police Court— District.

City and County } ss.:
of New York,

of No. 349 East 34th Street, aged 55 years,
occupation merchant tailor being duly sworn

deposes and says, that the premises No. 337 East 34th Street, 21 Ward

in the City and County aforesaid the said being a four-story brick

tenement building, the first floor of
which was occupied by deponent as a tailor shop

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

were BURGLARIOUSLY entered by means of forcibly breaking open
a door in the hallway of said premises
leading to said store

on the 22 day of September 1898 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of cloth, of the value
of sixty dollars

60⁰⁰/₁₀₀

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

Martin Mitchell (worker) and James
Eaton and Harry Terrijan, already arrested and held

for the reasons following, to wit: Deponent left said premises on
the evening of September 21st at about 6 P.M.,
said door being securely locked and fastened.
That deponent is informed by Officer Robeson
of the 21st Precinct Police that he said
Officer, saw defendants Mitchell and others
above referred to at 34th Street and
21st Avenue, at about 11.30 P.M. having
a bag in their possession containing

POOR QUALITY
ORIGINAL

0737

a quantity of clothe, which deponent
identified as his missing property
Therefore deponent prays that he may
be dealt with as the law directs

Sworn to before me this)
26 day of September 1892) Isaac M. Levin

[Signature]
Police Justice

Dated 188 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188 Police Justice.

of the City of New York, until he give such bail.

Hundred Dollars and be committed to the Warden and Keeper of the City Prison

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

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

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

Offence—BURGLARY.

Date, 188

Magistrate.

Officer.

Clerk.

Witness.

No. Street.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0738

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Albert M. Robeson

aged years, occupation Police officer of No.

The 21st Precinct Police Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Isaac Levi

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

Sworn to before me, this

day of

20
Sept 1892

Albert M. Robeson

[Signature]
Police Justice.

0739

District Police Court.

CITY AND COUNTY OF NEW YORK, ss: Martin Mitchell being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is h right to make a statement in relation to the charge against h ~~that~~ the statement is designed to enable h if he sees fit, to answer the charge and explain the facts alleged against h; that he is at liberty to waive making a statement, and that h waiver cannot be used against h on the trial.

Martin Mitchell

Taken before me this
day of

26

Police Justice

POOR QUALITY
ORIGINAL

0740

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Isaac Davis
309 E 34th St.

Martin Mitchell

Offence

Burglary

Dated

Sept 26 1912

Magistrate.

William Officer.

21 Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

4.5

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

Isaac Davis 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 Sept. 26 18____ Police Justice.

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

Dated _____ 18____ Police Justice.

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

Dated _____ 18____ Police Justice.

POOR QUALITY
ORIGINAL

0741

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Martin Mitchell

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

Martin Mitchell

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

The said

Martin Mitchell

late of the *21st* Ward of the City of New York, in the County of New York aforesaid, on the
22nd day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *Shop* of
one *Isaac Levin*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Isaac*
Levin in the said *Shop*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

0742

SECOND COUNT—

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

Martin Mitchell
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:
The said *Martin Mitchell*

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

*twenty-two pieces of cloth
of the value of three dollars
each piece*

of the goods, chattels and personal property of one

Isaac Levin

in the

shop

of the said

Isaac Levin

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

THIRD COUNT:

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

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

The said

Martin Mitchell

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

*Twenty-two pieces of cloth of
the value of three dollars each
piece*

of the goods, chattels and personal property of

Isaac Levin

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

Isaac Levin

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

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

DE LANCEY NICOLL,

District Attorney.

0744

BOX:

495

FOLDER:

4518

DESCRIPTION:

Moari, Angelo

DATE:

09/07/92



4518

Witnesses:

The case was
thoroughly tried -
It took one day -
The jury stood 6
for acquittal 6
for conviction - I
do not think a con-
-viction can be had -
and ask that they
defendant be discharged
in his own recognizance
Sept 29th gr 2. P.M.
H.D.C.

Counsel,

Filed

Pleads,

day of

1892

THE PEOPLE

vs.

P.

Angelo Invari

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. Smith

Foreman.

Part 3. Sept 21/92

Jury 21/92

Sept 30/92

Def't discharged on his indal

recognizance

Sept 30/92

6 for conviction

1. P.M. 6 for acquittal

POOR QUALITY
ORIGINAL

0746

48/92

THE PEOPLE

COURT OF GENERAL SESSIONS, PART III.

vs

BEFORE JUDGE FITZGERALD.

ANGELO MOARI.

Wednesday, September 21, 1892.

Indictment for assault in the first degree.

A Jury was empannelled and sworn.

THOMAS KELLY, sworn and examined:

What is your name? Thomas Kelly. Where do you live? 165 East 31st Street. What is your occupation? Taking care of horses. I have lived in the city 25 years; I was in the city on the 18th of July. About six o'clock in the morning of the 18th of July you were in what street? 26th Street and Third Avenue. Anybody with you? Yes, two persons, they are here now, their names are James McSherry and Tony Woychinsky. Did you see the prisoner, Angelo Moari, on that occasion? Yes.

I first saw him at the fruit stand at the corner, I do not know whose fruit stand it was, it was on the corner of 26th Street and Third Avenue; that was the first time I saw him to my knowledge. McSherry, Woychinsky and myself were in the saloon drinking, that was before we saw the prisoner; we came out of the saloon and this man, the defendant, was cracking ice in a tub on the sidewalk. He had an ice pick in his hand. McSherry slapped him and done something to him and angered him and he got up to stick the ice pick in McSherry. McSherry kicked the prisoner first and then started to slap him then the prisoner raised his ice pick over his head. McSherry has only one arm and I wanted to take McSherry away so he would not get in trouble; then the prisoner assaulted and struck me. I got the man away nearly and walked on six feet, about. I got hold of McSherry and pushed him along ahead of me. The prisoner struck me in the face with his fist and I struck the

prisoner back. I saw Tony Woychinsky and the prisoner disputing and I saw the prisoner have a pistol up against his head; I believe they were fighting. I saw the prisoner pull a pistol from his coat and pegged two shots at Tpnny's head; then I ran and got McSherry. The pistol went off twice; Tony was not hit. I ran to get McSherry out of the way, I got about six feet away from him and I heard another report and I fell; I was shot in the back. How far away from the prisoner were you when you received the bullet? About six feet. I do not know that anybody else had a pistol. When he shot at Tony I saw the pistol in his hand. My back was towards the prisoner. He shot me through the left lung, it came out over the heart, the bullet entered the back, under the left shoulder. I was taken to Bellevue Hospital, I was there three weeks and three days. What trouble did you have besides this at the hospital? Pleurisy and pneumonia. Two weeks after the bullet came right to the skin and was taken away by the doctor.

CROSS EXAMINATION:

How long had you three parties been together that morning? I met McSherry as near as I can remember about half past three and we met Woychinsky later on. I met McSherry at the corner of 25th Street and Third Avenue. I was in bed that night but could not sleep on account of the heat, I got up about one o'clock, about half past one or two. I walked down Third Avenue, I met McSherry at 25th Street. I walked down to the Bull's Head restaurant and had something to eat before meeting McSherry, I met him about three o'clock, I suppose he was taking the air himself; we went into a saloon and had a drink, we drank lager beer, I could not tell you what McSherry drank. When you met McSherry had he been drinking? I could

not tell you, he appeared to be drunk. McSherry and I are friends, I have known him for some time. That was not the first drink I took that night, I had been drinking before that in a saloon on 30th Street and Third Avenue, I had a glass of lager beer; that was before I got to the restaurant. I went back to 25th Street again and met Tony, I just happened to meet him. It was not exactly after leaving the saloon we met Woychinsky, it was later on, it was about half an hour before the thing happened we met Woychinsky. We went up to the saloon again with Woychinsky,; I do not think Woychinsky was under the influence of drink when we met him, I believe he was going up to open the store. McSherry must have been pretty drunk if he was under the influence of liquor when you first met him. He was not staggering when I first met him, he knew what he was doing. I was not drunk, I can't say that I felt the influence of the liquor. Is it not a fact that McSherry was pretty drunk, you were about "half seas over"? No. I did not feel like skylarking. This man (the prisoner) was peaceably following his business in his own place? Yes. You never have been shot before? No, I think I would be apt to remember it some time. McSherry came out of the saloon first, I came next, and Woychinsky third. The first thing McSherry did was to kick the prisoner? Yes. The prisoner stood up with the ice pick, he raised himself up with it, he had it in his hand. McSherry had already slapped him. I did not see McSherry double up his fist and hit the Italian, I did not see him square off. McSherry kicked the Italian first and when the Italian straightened up he hit him in the face. I walked up to take McSherry away, so he would not get arrested. I took hold of McSherry with both hands, the Italian then struck me with his fist, his right hand; the Italian had the ice pick like that and then he punched me and I grabbed hold

of the pick and wrenched it away from him. I went to grab McSherry and the Italian struck me. I do not have a fight every day, this was an unusual fight. I did not kick the Italina in the face and knock him down. I believe I struck him one blow with my right hand. I seen Woychinsky at it then. I could not see then. After you struck him Woychinsky joined in didn't he? I do not know. I was alongside the Italian when I struck him; I saw the prisoner walk away and I saw him pull something out of his coat. Tony came up alongside of him and he pulled out a pistol, I seen the revolver, and he fired two shots at Tony's head. I thought they were fighting when I first seen them; I did not see any blows struck on either side. Tony asked me what was the matter? I said I was trying to get McSherry away. Tony got in a dispute with the Italian, Tony started out and the Italian pulled out a pistol. Is it not a fact that this man was peaceably at his business, McSherry came along and kicked him, then when he straightened up McSherry punched him, and then McSherry wrenched the ice pick away, and you joined in before he punched him? No. He struck me first. Woychinsky came along and you three began to pound and hammer this man and he drew his pistol and fired at you? No, no such thing occurred. When I hit him he turned away to get the revolver out of his pocket. I seen him take it out. I told Tony to look out, he has got a pistol. He fired two shots at McSherry's head and he shot me in the back. I was nearer to him than McSherry at this time. I was walking when I got shot. When I was getting McSherry out of the way I received the shot.

ANTHONY WOYCHINSKY, sworn and examined:

I am a black-smith when I am working at it; I know Thomas Kelly

I know John McSherry now, I never knew him before that morning. Thomas Kelly, McSherry, and I were all together on the morning of July 18th, about six o'clock in the morning, at the front of the fruit stand on the corner of 26th Street and Third Avenue. I seen the prisoner with an ice pick in his hand. I could not see him doing anything with it, he was standing up looking at McSherry. I did not arrive at the place at the same time that McSherry did; Kelly and McSherry just got to the corner when I was about two doors away from the corner, the width of the house. The prisoner, Angelo Moari, was standing with the ice pick in his hand, facing McSherry; Kelly as about four feet away from McSherry, nearer Third Avenue, I seen no more, then I passed them and went up and passed them as far as the corner, I stood on the corner talking to a friend and turned around again, and I saw the man that owns the stand walking back. I do not know the name of the man that owns the stand, Nicolai, or something like that; I saw him fixing the fruit on the end of the stand, and he started to walk around to where the argument was going on.. When you saw the ice pick in the prisoner's hand and he was facing McSherry were they talking about anything, were they saying anything? I heard no words whatever, no more than just the movements. The Italian had the ice pick in his right hand, up that way (Sherry) walked around. When this Nicolai started away from the end of the fruit stand around to where these three people was standing, it attracted my attention. I saw McSherry grapple with that man and take away the ice pick he had in his hand; Angelo then walked off to the shanty. I came round to see what was the matter and he pulled a revolver., he took it out of his shirt pocket. I was about four and a half feet from him; he fired two shots at my head; they did not

hit me, I felt the powder on the side of my face. Is that the pistol (showing)? Yes. He fired a third shot; Thomas Kelly says, "You had better move one side, that revolver is loaded." I says, it is not loaded, they are blank cartridges. He fired a third shot, Thomas Kelly says, I am shot, I turned when he said he was shot, he was no less than about twelve feet behind me, no nearer; the prisoner was 12 or 13 feet away from Kelly. Kelly had his back to the prisoner, he was walking away from him. Kelly said, I am shot; and then he put his hand to his side and he fell. He was shot in the back, the left side. I do not know whether or not Kelly was walking when he was shot, I had my back turned to him at that time. I turned around and I heard him fall. He was fully 12 or 13 feet from the prisoner. When I heard the report the pistol was in Angelo's hand.

CROSS EXAMINATION:

I met McSherry and Kelly about five o'clock in the morning.. I had been to 40th Street and Third Avenue, in the Empire saloon, I did not get up at all that morning, I was out all evening, I did not close until about 2 o'clock in the morning; I was tending bar at 25th Street up to 2 o'clock that morning; I did not go home to go to bed. I was on duty that day from 12 o'clock until 2 o'clock in the morning. I had been drinking a little that day, I drank from time to time with customers; I had half a dozen or a dozen drinks. I was in the Empire saloon all by myself, I guess I had a couple of drinks in there, I drank lager beer; I did not drink any whiskey that day. I did not see any of my friends in the Empire saloon, I was there about three hours. I was playing a game of cards with strangers that hang out around there, I suppose I drank something on the game, I was playing pinocle, it takes about an hour and a half to play one game. Then I met McSherry and

**POOR QUALITY
ORIGINAL**

0752

Kelly on the street; I did not know McSherry but I did know Kelly. When I met them they appeared perfectly sober. I could not tell whether McSherry was under the influence of liquor, I never seen him sober. You have to see a man once sober to know what his normal condition is? Yes. We went into a saloon, we had one drink there, Kelly paid for them. Then we came out of the saloon together. I do not know whether or not McSherry was drunk when we came out of the saloon, as far as I could see he was perfectly sober, he was as sober as any of the rest of us. Kelly says he was drunk, he was very drunk, he came out of the saloon and kicked this Italian, and that he was drunk and that he was afraid that he would be arrested, is that true? I did not see him hit anybody. Kelly was second, McSherry was first, and I brought up the rear. I was talking to the bartender for a second or so. When I came out the first thing I saw was the prisoner talking to McSherry. I heard no words between them. Kelly was about four feet back of McSherry, I walked past McSherry and Angelo, I walked as far as Kelly, on the Third Avenue side of Kelly, about as far as from here to that gentleman writing (the District Attorney). I saw McSherry standing in front of the prisoner. I saw Nicolai walking away; I turned my back and I saw the defendant and McSherry wrestling for the ice pick, McSherry got it. We walked around the corner, I walked farther than Kelly did. Then I saw the defendant pull out a revolver; Kelly stood a little behind me, seven or eight feet behind me. Kelly says that he stood up and that the prisoner struck him (Kelly) and that he (Kelly) then turned around and struck the prisoner, is that so? I could not say anything about that, I did not see it, that happened before I came out I guess. I was on the corner when the ice pick was taken away

I was talking to a friend, a lady, Mrs. Connolly. After seeing them in a fight with this Italian with the ice pick, you did not interfere but still talked with your friend? I walked around. I did not see Kelly strike anybody; I did not see the Italian strike anybody, he got his revolver and shot at me. I did not say a word to him. Nicolai and me were talking on the corner and I told Nicolai not to interfere, I wanted to stop him, I did not think there would be any fight, I only thought they would take the ice pick and walk away. Nicolai walked into the shanty. I was not fighting at all; I did not strike this man at all. Kelly when he says you were scuffling and fighting together did not tell the truth? Not with me, not with my part of it. I did not say a word to the prisoner, without any provocation he fired the pistol at my face. Kelly told me to get one side, the revolver was loaded; I told him they were blank cartridges. We were not pounding and kicking the body of the Italian. I did not imagine there was any danger for the time being. I have never been convicted of crime. When I spoke of blank cartridges it was after the fire did not take effect on me I could not say the prisoner deliberately aimed at Kelly. When Kelly said, I am shot, he was in the rear of me and I was facing the Italian. He fired two shots at me; as he fired the third one Kelly told me I had better step to one side and then he fired and Kelly said, I am shot. He had time to walk 12 or 13 feet before he was shot. I do not know whether he shot at random or aimed deliberately. I can swear that he pointed and shot at me deliberately. I do not know what became of the ice pick, Mc Sherry took it I had not spoken a word to them when he fired at me I was in sight all the time. I was within that circle.

MOSES NUSSBAUM, sworn and examined:

I live at 329 Third Avenue; I have a stationary store at the same place. On the morning of the 18th of July, about six o'clock in the morning, were you with Thomas Kelly, the complainant? I was not, nor with McSherry, nor with the others. I saw a portion of this occurrence. I do not know McSherry, I do not know Kelly, I do not know Woychinsky, and I do not know Moari; I am a perfect stranger to all of them. On the 18th of July, about six o'clock in the morning, I was at the corner of Third Avenue and 26th Street, I seen the prisoner there, and I also seen Kelly, Woychinsky and McSherry. As I was going along, I was serving my papers at the time, I seen that there was an altercation between them with this Angelo Moari and standing there I seen that there were some words going on between them, and I also took notice that Angelo had an ice pick in his hand, which was taken away from him by McSherry, who remarked at the same time, what are you going to do now? Kelly says to McSherry, give me that; McSherry says, no, I won't, we will throw it away. McSherry did not throw it away, he went away with it. Then the prisoner turned around and he had the revolver in his hand. They had been having words together before I saw the pistol in the prisoner's hand, that is all that I took notice of. I turned around, I seen the prisoner with another close together. It was Nicolai that he was talking to; then the prisoner turned facing toward me, at the time when I seen them together of course they had their backs toward me, and he had the revolver in his hand and he raised it and fired at Kelly. Three shots were fired; I was very near in range of them and I moved a couple of steps backward to get out? I did not see either Woychinsky or McSherry at the time of the firing. I saw 3

shots fired at Kelly, Kelly at the time was out at the curb, towards Third Avenue. He may have been five or six yards from the prisoner. I did not hear Kelly say anything at the time. I noticed that he was shot because at the third shot he staggered and fell down right in front of the store on Third Avenue. I wanted to see whether he was hurt, and noticed when they kind of turned him that he was bleeding at the back, blood was flowing out of his back. The policeman came along, I told him the man that did the shooting went down 26th St. and he ran down after him and brought him up. I did not notice Woychinsky or McSherry at the time of the shooting, my attention was riveted on the prisoner; at that particular moment I do not know where the others were.

CROSS EXAMINATION:

You said on the direct examination that he was aiming at Kelly, now you say that your attention was riveted upon him to see him fire but you did not notice particularly who he was firing at? I stated he was firing at Kelly. I have not been in the court room during the proceedings, I have been outside. Woychinsky has been on the witness stand and he swears that he stood in front of the man who aimed at him, he was so close to him that the powder hit his face, is that true? I did not see him. I did not see anybody between the prisoner and Kelly when he fired those three shots. I am sure that Kelly was there. After the shooting I went away. I did not hear Kelly say, "Look out, that is loaded," and Woychinsky say, "Do not be afraid, they are blank cartridges;" I should have heard any remark like that that was made. I did not hear them holding any conversation. When I first seen them Kelly, McSherry, Woychinsky, and the prisoner were standing all together, they were having an altercation together. McSherry came up behind the Italian and snatched the ice pick out of

his hand, he was holding the ice pick in this manner (showing) . Then McSherry says to him "What can you do now?" Kelly told him to throw the ice pick away or he would get in trouble. They were a little drunk, all three were under the influence of liquor. Woychinsky was on the stand, he says he was perfectly sober, and as far as he knows all the rest were perfectly sober, is that so? I do not believe it is. Kelly says that after the ice pick had been taken away from the prisoner that he went up to get McSherry out of the way and that the prisoner struck him (Kelly) is that so? I did not take notice of it. And that he hit him with his right hand and struck him back, is that true? I did not see it. If it had occurred I think I should have seen it. Is it not a fact that your testimony does not agree with any of them, that they were so drunk they did not know what occurred? This may have occurred before I came up; they were in an angry altercation when you came up? Yes, I did not hear what they said particularly, I walked right ahead. Did you hear what any of those three drunken men said to this man, were they not abusing and calling him all sorts of vulgar names? I did not hear any words between them, only the tone of the conversation was aggressive, I understood that these three men were in antagonism with this one man from their conversation. Just before the prisoner took this revolver out and before he fired, did you see Kelly, McSherry, Woychinsky or anybody else strike the prisoner? I did not. Had Kelly, or Woychinsky, or McSherry struck him at the time he had the revolver, or any time before he took the revolver, you were in a position to see the blow, were you not? I was. There was no blow struck. I did not see the whole altercation; as far as I did see, this man drew the pistol, nobody was attacking him, Kelly was five or six yards away when he fired three shots at him. My sight

is not the best? I might have been standing three yards from the prisoner and also three from Kelly. I did not hear the remark "Look out, they are blank cartridges." I can see Mr. Purdy perfectly well and I could see Kelly just as well. There was no one but myself, you might say, between Kelly and the prisoner, I did not see Woychinsky in front of the prisoner, if he had been there I should have seen him, I seen Nicolai and the prisoner, and if there was a third party I should have seen him. I was on one side, about three yards from Kelly, about three yards from the prisoner, a little to the left, to the left of the prisoner, to the right of Kelly. I was very near in range to get shot with the pistol and I stepped one side. After the prisoner fired the shots he walked a few steps and then commenced to run; they commenced to run after him. Wasn't Woychinsky and McSherry chasing him? I did not take notice of that, I seen lots of people chasing him, I did not see Woychinsky at the time. You seem to have lost sight of them? I did at the shooting, I could not tell where they went at the time. I was quite excited through the shooting. I was in range, my main business was to get out of range as soon as possible, that is the reason my attention was on this man more than anybody else. You were not so excited but what you have told us to-day what actually occurred on that occasion? Yes, I remember distinctly, I seen all that I have told you.

EMMANUEL JACOBS, sworn and examined:

I am 13 years old, I sell papers for a living. I was out on July 18, about six o'clock in the morning, selling papers, on the corner of Third Avenue and 26th Street. I saw the prisoner there on that occasion. Did you see that man there (pointing to Kelly)? Yes. When I was coming over the corner of

26th Street from serving my papers I saw a few men quarreling; they were the prisoner, the other Italian, Thomas Kelly, Tony Woychinsky and McSherry. What did you see them do to each other, what did you hear them say to each other? All I saw was these men saying something; I do not know what they said, I was round the corner, I was upon the Avenue and they were on the corner, I was about as far away from them on the Avenue as I am from you. I do not know what they said, they were quarreling, I did not see the men do anything to each other. I saw the other Italian go inside the shanty; I do not know his name; that is the man (pointing to Nicholai). He went inside the shanty and came out and handed the other man a revolver, he handed a revolver to the prisoner. Did it look like that (showing revolver)? Yes. The prisoner put the revolver down in his pantaloons, then he took it out and fired three shots. He kept it in his pocket about five minutes. During the five minutes that the prisoner had the revolver in his pocket did McSherry, Woychinsky, or Thomas Kelly did him or do anything to him? No. When he put the revolver in his pocket Kelly was on the corner, Woychinsky was in a slanting direction. They were all several feet away, Kelly was about on the corner. The Italian fired three shots. You say that McSherry, Kelly and Woychinsky were several feet away, you saw the prisoner handed the revolver, he put it in his pocket, and kept it there, you think, for about five minutes, then you saw him take the pistol out and fire three shots? Yes. He fired two shots at Tony Woychinsky, I was standing there and watching, then the third shot was fired. Woychinsky was about as far from the prisoner as you are from me. I saw him raise the pistol, and point the pistol and fire twice at Woychinsky; Woychinsky did not fall. Kelly was walking away with

Woychinsky. How long a time was it from the time that he fired twice at Woychinsky before you saw him fire the third shot at Kelly? About two or three seconds afterwards. Kelly was about fifteen feet from the prisoner when the third shot was fired. Kelly wheeled round and walked over to the drug store.

CROSS EXAMINATION:

I did not see any ice pick in the hands of the prisoner. I did not see the prisoner strike anybody; I did not see anybody strike him. When I came up the three men were quarreling with the prisoner, Kelly, McSherry and Woychinsky were quarreling with the prisoner; they were talking loud. I did not hear what they said. McSherry, Kelly and Woychinsky were there all the time. I saw the prisoner put the revolver in his pocket. I did not hear Woychinsky say anything to him at this time. The prisoner aimed the revolver at Woychinsky's head. Didn't Kelly say to Woychinsky, "look out, that is loaded"? Woychinsky said to Kelly, "Look out." I did not hear Woychinsky not to be afraid that they were blank cartridges. I think the shots were all meant for Woychinsky, he did not step aside. They were fired as quick as that (showing). The pistol was aimed directly at Woychinsky's head, as they were walking away the third shot caught Kelly, they were walking down together. The prisoner fired the third shot and it hit Kelly.

JAMES H. TITTERINGTON, sworn and examined:

. I am a surgeon in Bellevue Hospital; I have been in that position seventeen months and 21 days. Do you remember having your official attentipn, or your mediaal attention rather, called to the case of Thomas Kelly? I do. What time on the

18th of July was Thomas Kelly brought into Bellevue Hospital? I think it was about 6:30 in the morning when I saw him. He had gun shot wounds. He had a wound entering the lower angle of the left shoulder, it went on the right shoulder blade and passed upwards and a little outward, coming out just above the outer side of the left nipple. The bullet was about two and one-half inches from the heart. The bullet entered his back, it was lying just under the skin. I cut the bullet out myself, it was about two and one-half inches above the nipple, it went right through in that direction. He was in the hospital three weeks and three days, I think. I attended him. He had localized pneumonia from the passage of the bullet through the lung, and pleurisy surrounding the entrance into the external, to the pleura.

ROGER S. MCCOY, sworn and examined:

I belong to the 18th precinct, I was on duty on the early morning of the 18th of July, about six o'clock in the morning. I arrested Angelo Moari, the prisoner at the bar. I did not see this occurrence; I arrested him on the complaint of Thomas Kelly. Describe Thomas Kelly when he made the complaint? He was lying on his back in front of 353 Third Ave. The prisoner was present. I asked Kelly what was the matter? He said he was shot. I asked him who shot him? He says, "That Italian," pointing to the defendant. I said, are you sure of that? He said, yes. I asked him how he felt and he told me he thought he was going to die. He said he was sure that the prisoner was the man who shot him. I had two witnesses there at that time, Dr. Walsh, of 293 Third Avenue, and Anthony Woychinsky, and I asked him to listen to the statement that he had made. I had summoned an ambulance. At that time there was quite a crowd around about

time there was quite a crowd around, about five or six hundred people. I could not very well attend to it as I was all alone. The ambulance came and I took the prisoner to the station house. What conversation did you have when you arrested him about landing him in the station house? I asked him why he shot Thomas Kelly? He said, "Me no shoot, me no shoot, me no have pistol." That was on the way to the station house. When we got to the station house Sergeant Boyle asked him, through the interpreter, why he had shot him. An Italina fruit vendor at 23rd Street and Fifth Avenue acted as interpreter. I went up to the hospital and got a certificate from Doctor Titterington as to Thomas Kelly's condition and then brought the prisoner up to court where he was committed without bail to await the result of the injuries by Judge Welde. On my way down to the station house I got off at the corner of 26th Street. I was speaking to the people, as I heard rumors that Nicholai handed him the pistol. I placed Nicolai Worga under arrest and brought him to the station house and locked him up. Where did you get this pistol? I do not know who gave it to me, one of four or five hundred people. I asked, did anybody see a pistol? and the pistol was handed to me by somebody. And these bullets too? They were all in it; there are three empty chambers; it is a five shooter, there are five chambers; I took those cartridges out of that pistol. How many were loaded at the time? At that time ~~three~~ were loaded and three were empty, two full cartridges and three empty shells. It is a self-cocking revolver, 38 Calibre. What conversation I had he spoke in English; he said "Me no shoot, me no shoot, me no have pistol."

CROSS EXAMINATION:

I arrived at the scene about five minutes after the shooting.

I arrested the defendant in the basement, on the third step of the stairs leading to the basement 469 Second Avenue. The owner of the place is an Italian, he keeps a coal and wood place. There was a big crowd of people above the stairs, he was standing on the middle of the stairs. Did not the party who handed you the pistol say where they got it? No, I asked if anybody saw the pistol and the pistol was handed to me. I did not know they had seized him and taken the pistol away from him. This man is no relation to me. He denied that he shot Kelly. Woychinsky was standing by the side of Kelly, Kelly was lying down as I ran past Kelly; Woychinsky still remained there until I came back with the prisoner.

THE CASE FOR THE DEFENCE:

NICOLAI WORG, sworn and examined:

How long have you been in the country? One year. Do you know the prisoner? Yes. Do you own the fruit stand on the corner? No, the fruit stand belongs to a brother of mine. What business did Angelo Moari have there? He had no stand, but at that particular moment he was looking after my stand. Tell us all that you saw and did? At six o'clock in the morning I was looking after my business in the saloon. While I was cleaning up the saloon I saw these three persons, they were kicking up a row. I went up and said to these people, what are you kicking up a row for, what are you doing here. They were fighting between themselves and punching each other. I asked them what was the matter and one of them gave me a blow on my face. The fight was between these three persons; they were fighting with the prisoner. I went and asked them what was the matter and I received the blow. Did you see these three men do anything to Angelo? The three were holding him

and fighting with him and giving him blows; he was standing on his feet and they were giving him blows. I saw him (the defendant) with the ice pick in his hand. After I saw him with the ice pick in his hand one of these three gave him a blow and another one went and took the ice pick out of his hand. I heard him saying then to the men, "Go on, go on, and let me alone." Then I saw that the prisoner drew his revolver from his pocket and he fired three shots one after the other. When he fired the three shots the three men were beating him and giving him blows. He wanted to send them away, he said "go on, go on." They would not go, they showered blows on him and he fired afterwards. I saw that man (pointing to Woychinsky) strike Angelo. Was he striking Angelo when Angelo fired at him? Yes, I did see him. Two of them ran away, one fell down and other people ran after them. Did Woychinsky chase Angelo when he ran? Yes, and another man with one arm.

CROSS EXAMINATION:

I have known the prisoner fifteen months. I am not in business with him. I did not give that pistol to the prisoner. Did you go into the shanty and stay there a few minutes and come out with that pistol and hand it to the prisoner? No. You are sure that when the three shots were fired the three men were on the prisoner beating him? Yes. Was the prisoner on his knees or was he lying on his back when these men were beating him, at the particular moment that he fired these three shots, what did you see the men doing to him? He was standing up, they were fighting with him, giving him blows. About how near to the prisoner were these three men when he fired at them? About as far as from here to the railing. How, if the three men were that far off from the prisoner, could they be beating him at the time he fired the pistol, how long were their arms? They went back afterwards. They were beat-

ing the prisoner and they were beating me at the same time. At the particular time that the pistol was fired they were all together were they? Yes, that is true.

JOSEPH FAGILLA, sworn and examined:

I cannot talk English; I have been in the country 11 months; I was born in Italy. What do you do for a living? Boot-black but now I am a barber. Where is the barber shop? 24th St. I saw this fight on the 18th of July. It was about six o'clock in the morning. I was inside the saloon and heard a row, I went out, I saw these three English persons, they were fighting with the prisoner. Nicolai, I do not know his other name, came out of the saloon. He said, why are you fighting and beating this man? They answered, you son of a bitch, and they gave him a blow on his face, the big man (pointing to Woychinsky) gave him a blow on the face. Nicolai, said, what do you want from me? Angelo Moari said, why don't you send these bums away from here; they are calling you sons of bitches." With this these three men gave a severe blow to the prisoner. The prisoner at the bar went back and the man with one arm had the ice pick in his hand. The prisoner saw them putting themselves in a line for a fight. He took out the revolver and said, go away from me, go away from me and he fired three shots. Mr. Kelly fell down and the other two ran towards the prisoner who ran away, and they followed him. He was caught on Second Avenue in the basement, and they nearly killed him with blows. If the police officer had not come to his assistance he would have been killed.

CROSS EXAMINATION:

When you saw Kelly fall how near was the prisoner? From here to yourself. At the time that these three shots were fired Kelly and the other man were not all fighting the prisoner

were they? They were clinched together one near the other. How could they be clinched together, if during the the three seconds that it took to fire that pistol, Kelly was off this far from the prisoner? They were towards each other. They saw him taking out the revolver, they said, "Pistol, pistol, pistol," and they went away and then came together again. Angelo Moari saw nothing at all because he was all smashed, the blood was running out of his face. They came against him as soon as they saw the pistol in his hand; when they wanted to catch hold of him he held the revolver and they went on to him and then he fired. They were away from him when he fired as far as I am from you (counsel). That is the man that I saw shot and fall (pointing to Kelly). When you saw the prisoner fire this pistol was Kelly walking towards the prisoner and facing him? Yes, Kelly was moving against him and facing him. He was nearest to the prisoner. You say that his face was covered with blood? It was not blood but he had marks on his face, his face was dirty, he was covered with dirt. His face was a little swollen.

ANGELO MOARI, sworn and examined:

How long have you been in the country? One year. Have you ever been arrested or convicted of any crime before? No, never. What is your business? Fruit dealer. How did you come to be at the fruit stand that morning? I was helping that friend of mine that kept the fruit stand, I was employed by him, by the man who kept the stand. This morning I went out and my work commenced by cutting some ice to make fresh water and while I was employed on this kind of work some one kicked me. I turned around to see what was the matter, and when I turned round to ask what is the matter, three men came

on me and commenced fighting with me. They threw me on the ground. The biggest of the three men was near killing me and then I fired three times. I was leaning over when they came up, somebody kicked me, I fell down, and got up again and said, why are you kicking me? That man (pointing to Woychinsky) gave me a blow in the face, after I received the blow I fired three shots. One of them took the ice pick away. Did you understand what this man said to you? Yes, I did understand, they were calling me a son of a bitch, bum, and other words. I received blows from the three of them and they nearly killed me; at the same time I was receiving blows from the three of them. I was knocked down. Where did you get the pistol, did you have it in your pocket or where did you get it? A friend of mine, while seeing me treated in that way, gave me the revolver; Nicolai gave me the revolver. Who did you fire at? I fired at one of them, they were trying to kill me; that is the one I fired at (pointing to Woychinsky), he wanted to kill me. Before I fired he was the worst one to attack me. I asked them, "Are you crazy, are you drunk?" I ran away because I was afraid, I did not fire at anybody. Woychinsky and McSherry chased me; they caught me and held me on Second Avenue. They hit me and threw me on the ground, hit me and beat me. I fired the pistol at them because I thought they wanted to kill me.

CROSS EXAMINATION:

How far was Kelly from you when you shot him? They were all three of them around me. Kelly and McSherry were facing me and giving me blows when I fired. The biggest man was giving me blows at the time. Kelly was facing me when I fired. Nicolai says that he did not give you the pistol, you have just sworn that he did give you the pistol, which is true? I am

21 telling the truth because I had no pistol.

Morice

By Dist. Atty. Q The boy says that Nicola went in the shanty and was there five minutes and came out and handed you a pistol, is that so? A. I remember that he handed me the pistol. I put it in my pocket but not to fire against anybody.

Q Then Nicola was mistaken when he told this jury that he did not give you the pistol was'nt he?

A I had no revolver.

The jury disagreed.

POOR QUALITY
ORIGINAL

0768

Testimony in the
Case of
Angelo Moari

filed Sept.
1992

SLC

POOR QUALITY
ORIGINAL

0769

CITY AND COUNTY } ss.
OF NEW YORK.

1 POLICE COURT, DISTRICT.

of No. *The 18 Precinct Office* Street, aged *Roger S. Mc Coy* years,
occupation *Police Officer* being duly sworn, deposes and says
that on the *18* day of *July* 189*2*
at the City of New York, in the County of New York *by written*

Neolai Moga (nowhere) from the fact that
Department is informed by Emanuel Jacobs of
No 233 East 25 Street that he said
the said Moga had a revolving
pistol & one Angelo Mora now under
arrest and held to await the result of inquiries
on one Thomas Kelly said Mora having
shot said Kelly with said pistol
Department therefore asks that said Moga may
be held as accessory to the shooting of said
Kelly
- Roger S. Mc Coy

Sworn to before me, this

of

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

1892

POOR QUALITY
ORIGINAL

0770

751
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT.

vs
Michael Moga
264th St., 205 E 28th St.

Dated

July 18 1892

McLe Magistrate.

McLe Officer.

Witness.

\$
1000 for 20

Disposition

Com to wait result
of Superior

Baugh

Michael Sweeney
205 E. 26th St.

POOR QUALITY
ORIGINAL

07771

Court of General Sessions.

THE PEOPLE

vs.

Angelo Maori

City and County of New York, ss:

Roger S. McCoy

being duly

sworn, deposes and says: I am a Police Officer attached to the

Precinct,

in the City of New York. On the

day of

1892

I called at

365 West 24th St. 342 West 32 St.

the alleged

residence

of

James McSherry

the complainant herein, to serve him with the annexed subpoena, and was informed by

the house keeper that the said McSherry was unknown there and could get no information about the said McSherry or his whereabouts;

Roger S. McCoy

Sworn to before me, this *30th* day
of *September* 1892

John J. Buckley
Com. of Dads. N.Y. Co.

POOR QUALITY
ORIGINAL

0772

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Angelo Manni

John R. Fellows,

District Attorney.

Affidavit of Police Officer

James McElroy

Precinct.

Failure to find Witness

POOR QUALITY
ORIGINAL

0773

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles Twelde a Police Justice
of the City of New York, charging Nicolai Worga Defendant with
the offence of Assault

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

We Nicolai Worga Defendant of No. East 28
East 28 Street; by occupation a peddler
and Michael Greene of No. 205 East 26th
Street, by occupation a legion dealer Surety, hereby jointly and severally undertake
that the above named Worga Defendant
shall personally appear before the said Justice, at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Ten
Hundred Dollars.

Taken and acknowledged before me, this 8th

day of August 1892

Charles V. Laintz POLICE JUSTICE.

Michael Greene

POOR QUALITY
ORIGINAL

0774

CITY AND COUNTY }
NEW YORK, } ss.

Sworn to before me, this
day of
Michael J. Sweeney
Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of Stock, Pictures and Food-mill

of Saloon, located at N. 355 Third Avenue,
in this city, worth Four Thousand Dollars,
you and clear Michael Sweeney

District Police Court.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the

day of

18

Justice.

POOR QUALITY
ORIGINAL

0775

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, V DISTRICT.

Emanuel Jacobs

of No. 233 East 25 Street, aged 13 years,

occupation Sell Paper being duly sworn, deposes and says

that on the 18 day of July 1892

at the City of New York, in the County of New York deponent was

coming down 3rd Avenue and on the
south East corner 26th Street and 3rd Avenue
he saw the said Nicolai Waga hand
a revolving pistol over Angelo Moari and
saw the said Moari discharge three
shots from the said Pistol one of
said shots striking the body of Mr.
Thomas Kelly who is now confined in the
Bellvue Hospital

Emanuel Jacobs

Sworn to before me, this
of July 1892 day

John J. [Signature]
Police Justice.

Department of Public Charities and Correction,

BELLEVUE HOSPITAL,

WARDEN'S OFFICE,

W. B. O'ROURKE,
Warden.

New York, *July 21* 1892

This is to certify that Thos Kelly is gradually improving, but is not yet out of danger

J. H. Tetterton
House Surgeon

Department of Public Charities and Correction.

BELLEVUE HOSPITAL,

WARDEN'S OFFICE,

WM. B. O'ROURKE,
Warden.

New York, *July 22* 1892

This is to Certify that Thos. Kelly's Condition is slightly better than any time since he was brought to Hospital

J. H. Tetterton
House Surgeon

July 18 92

This is to Certify that Thos Kelly was brought to Bellevue Hospital suffering from fatal shot wound of back. The bullet entered about lower margin of scapula & passed directly through chest. His Condition is serious

J. H. Tetterton
House Surgeon

720 A.M.

POOR QUALITY
ORIGINAL

0777

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT,

DISTRICT.

of No. 24 18 Pratt St. Street, aged 18 years,
occupation Police Officer being duly sworn, deposes and says
that on the 18 day of July 1892
at the City of New York, in the County of New York, he arrested

Angelo Moari (nowhere) who shot
one Thomas Kelly with a ball
discharged from a loaded revolving
pistol held in the hand of said
Moari causing injuries to said Kelly
from which he is confined to Bellevue
Hospital and unable to appear in
Court

Roger S. McCoy

Sworn to before me this

of

July 18 1892

day

M. J. [Signature]
Police Justice.

Police Court, <u>251</u> District.	
THE PEOPLE, &c., ON THE COMPLAINT OF	
<u>Angelo Moani</u>	
<u>30 N. 350 E. 11</u>	
Dated <u>July 18</u> 189 <u>2</u>	
<u>Welder</u> Magistrate.	
<u>McLoy</u> Officer.	
Witness, <u>Anthony Wojcik</u>	
<u>518 3 Avenue</u>	
<u>James McSherry</u>	
<u>342 N. 35 St.</u>	
<u>1000 Bail for</u>	
<u>Aug 13. 9 AM</u>	
Disposition <u>4 17.2 P.M.</u>	
<u>To await basket of</u>	
<u>Supplies</u>	

ad to Aug 3
" " " 4

POOR QUALITY
ORIGINAL

0779

PART III.

THE COURT ROOM IS IN THE FIRST STORY.

~~13~~ If this Subpoena is disobeyed, an attachment will immediately issue.

~~13~~ Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To James M. Sherry
of No. 342 W. 32 Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 26th day of SEPTEMBER 1892 at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Angela Marri
Dated at the City of New York, the first Monday of SEPTEMBER

in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY
ORIGINAL

0780

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To James M. Sherry
of No. 342 W. 32 Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 26th day of SEPTEMBER 1892 at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Angela Mori
Dated at the City of New York, the first Monday of SEPTEMBER

in the year of our Lord 1892

DE LANCEY NICOLL, *District Attorney.*

Court of General Sessions.

THE PEOPLE

vs.

Angelo Moari

City and County of New York, ss:

I depose and says: I reside at No. *452 West 29th* Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the *25th* day of *Sept.* 189*2* I called at *342 West 32nd Str.*

the alleged residence of *James McSherry* the complainant herein, to serve him with the annexed subpoena, and was informed by *the*

lady of the house, which is a private residence, that no such person by the name of James McSherry resided at that address. She did not know of him or where he could be found

Sworn to before me, this *29th* day of *September* 189*2*

For the Defendant
Cornelius J. Deane
N. Y. Co.

John H. Reilly
Subpoena Server.

POOR QUALITY
ORIGINAL

0782

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Angela Moari

JOHN R. FELLOWS,

Deputy Nicol District Attorney.

Affiant of

John H. Peile

Subject Server.

Failure to find Witness.

Offense: *Assault*

POOR QUALITY
ORIGINAL

0783

Department of Prisons, Parities and Correction.

BELLEVUE HOSPITAL,

WARDEN'S OFFICE,

Wm. B. O'Rourke,
Warden.

New York,

July 30 1892

Thos Kelly is slowly improving
but he still has Pneumonia from the
injury done ^{to his lungs} by the bullet. He is
not yet considered out of danger

Respt

J. H. Fitterington

POOR QUALITY
ORIGINAL

0784

GEORGE DART,
PHARMACIST,
TUXEDO PARK, NEW YORK.

No.

Date,

For *Aug. 3/92*

*I have Kelly is
gradually improving
will be able to get
up in a few days
He is now out of
danger.*

Respt.

*J. H. Litterington
House Physician*

POOR QUALITY
ORIGINAL

0785

July 27th 1892
Thomas Kelly's condition
improved - but not out of
danger yet.

J. H. Littleington

Billerica Hospital
July 27th 1892
Thomas Kelly's
Condition is slightly
improved. but not
out of danger yet.
J. H. Littleington

July 28th 1892
Thomas Kelly's not out of
danger yet.

J. H. Littleington

POOR QUALITY
ORIGINAL

0786

Aug 1 1942
Thos Kelly's condition
improved - but not yet out
of danger

J H Titterton

Billedue Hosp
July 27/42
Thomas Kelly's
Condition is slightly
improved but not
out of danger yet
J H Titterton

July 28/42
Thos Kelly's not out of
danger yet.

J H Titterton

POOR QUALITY
ORIGINAL

0787

Aug 2nd 1892
Thos. Kelly is one of danger
will be able to get up in
a few days.

Resph

J. H. Gittington
House Surgeon

July 26th 1892

To Rescuing
Magistrate at -
57th Court -
Sir

Thomas Kelly
a patient in one
of my ward at -
Bellevue Hosp -
is to be to appear
in court for some
days. Respectfully

J. H. Gittington
House Surgeon

POOR QUALITY
ORIGINAL

0788

Police Court—14 District.

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

of No. 165 East 31 Street, aged 35 years,
occupation Leauster being duly sworn
deposes and says, that on 18 day of July 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Augusto Moari and Nicolai Morga
(both now here), while acting in concert
who shot and wounded deponent in the
back with a leaden ball then and there
fired from a revolving pistol, loaded
with powder and ball, said pistol
being then and there held in the hands
of the defendant Moari. That the said
pistol used and fired off by said
Moari was handed to Moari by the
defendant Morga, who was in company
with said defendant Moari at that
time. Deponent further says that
such assault was committed

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

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

Sworn before me this 19 day
of August 1892

Charles L. Lintz Police Justice.

Thos. Kelly

POOR QUALITY
ORIGINAL

0789

Sec. 198-200.

LP District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. *August Moari*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *350 East 11th St 2 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
August Moari
mark

Taken before me this

day of

August 19 1894
Charles J. Smith

Police Justice.

POOR QUALITY
ORIGINAL

0790

Sec. 198-200.

44 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Nicolai Norga

Question. How old are you?

Answer.

Twenty

Question. Where were you born?

Answer.

Oslo

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

Answer.

1074 5th Ave. N.Y.C.

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 innocent

Nicolai Norga
Must

Taken before me this

17

day of

Charles H. Jantzen

Police Justice.

0.791

[Handwritten:] 1000
1982
Aug 13-92 10AM
H. CMC

14
1034

Police Court--- District

THE PEOPLE, vs.,
IN THE COMPLAINT OF

James G. Kelly
31st
Hunt's Ave
Wester House
Assault
Felony

1
2
3
4

Offence

Dated May 7 1892

Walter
Magistrate

McQuay
Officer

18
Precinct

Witnesses
Anthony Maginnity
No. 518 3rd Avenue Street,
James M. Sherrin
No. 347 4th St
Constance Greco
No. 133 East 9th Street,
1000
James Buchanan St 1
1892
GENERAL DISTRICT ATTORNEY
NEW YORK

102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200

sufficient cause to believe the within named Am
Refendants
 be held to answer

Dated Aug 1 1892 Charles W. Foster Police Justice.

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

Nicola Wozza

August 19. 1892 Charles K. Laintor

0792

District,

1034

THE PEOPLE, &c.
ON THE COMPLAINT OF

ON THE COMPLAINT OF

James M. Hill
1863 31st

100

Wm. H. Brown

11

~~WILLIAM H. HARRIS~~

(Signature)

Offence

Date _____

[Signature]

Chadley

Magistrate.

W. C. C.

..... Officer.

1

..... Precinct,

Witnesses *William H. Brown*

11

No. 918-017

Street.

James M. Smith

4

No. 245 of 1923

..... Street.

Enclosed find

.....

1000

5

Quesada, Mariano

102

1000

100

✓ No 2 1860

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 Charles Moore

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

Dated May 1 1892 Charles W. Smith Police Justice.

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

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

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

Dated August 19. 1892 Charles W. Lomax Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Angelo Noari

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

Angelo Noari

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

The said

Angelo Noari

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

SECOND COUNT—

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

Angelo Noari

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

The said

Angelo Noari

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas Kelly* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *Thomas Kelly* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Angelo Noari

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

DE LANCEY NICOLL,

District Attorney.

0794

BOX:

495

FOLDER:

4518

DESCRIPTION:

Mohle, Paul

DATE:

09/16/92



4518

POOR QUALITY
ORIGINAL

0795

Witnesses:

Sworn
Comptrol
for officer

First Acquaintance
and Ch. Card

Counsel,

Filed

Pleads,

day of *Sept* 189*2*

THE PEOPLE

vs.

Baul Mohle

Grand Larceny, second Degree.
[Sections 628, 629, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Sept 16 1892
Ready J. 2nd
W. H. P. 1892
Sept 16 1892

0796

POOR QUALITY
ORIGINAL

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

Adolph Mohle

of No. 249 W. 132nd Street, aged 63 years,
 occupation Retired Merchant, being duly sworn,
 deposes and says, that on the 5th day of September 1892 at the City of New
 York, in the County of New York, was feloniously taken, stolen and carried away from the pos-
 session of deponent, in the day time, the following property, viz:

A quantity of jewelry of
 the value of five hundred
 dollars. (\$500.00)

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 Paul Mohle

(now here) who is deponent's son
 from the fact that deponent
 missed said property from said
 premises. and the said deponent
 admitted and confessed to deponent
 in open Court in the hearing of
 Officer Patrick J. Gangan. that he
 did feloniously take and
 carry away said property and
 gave deponent pawn tickets
 representing a portion of said
 property.

Wherefore deponent prays the said
 Paul may be held and dealt with
 according to law. Adolph Mohle

Sworn to before me this

12

day

of 1892

John H. Hollander, Police Justice.

POOR QUALITY
ORIGINAL

0797

Sec. 198-200.

5' District Police Court.

CITY AND COUNTY
OF NEW YORK ss:

Paul Mohle being duly examined before the under-
signed according to law, on the annexed charge, and being informed that it is *h* right to
make a statement in relation to the charge against *h*; that the statement is designed to
enable *h* if he sees fit, to answer the charge and explain the facts alleged against *h*;
that he is at liberty to waive making a statement, and that *h* waiver cannot be used
against *h* 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

189

Police Justice.

POOR QUALITY
ORIGINAL

0798

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

185-6
Police Court...

District. 1153

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles M. Wells
Paul M. Wells

Offense

Dated, September 12 1892

Magistrate

Officer

Precinct

Witnesses

No. _____
Street _____

No. _____
Street _____



No. 1500

to answer

Street

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

defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 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, Sept 12 1892 John B. Bochie Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Paul Mohle

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

Paul Mohle

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

The said

Paul Mohle

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

divers articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of five hundred dollars

of the goods, chattels and personal property of one

Adolph Mohle

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

De Lancey McCall
District Attorney

0800

BOX:

495

FOLDER:

4518

DESCRIPTION:

Mooney, William

DATE:

09/22/92



4518

0801

BOX:

495

FOLDER:

4518

DESCRIPTION:

McConbrey, William J.

DATE:

09/22/92



4518

0802

Reptiles live
a long y I was
in fear

Thorough examination of this case
I am satisfied that the deft.
McClintock cannot be connected
with you recommended the dis-
missal of the indictment against
him
Sept 26/92
J. Edgar Hoover
A. C. C.

Foreman.

1. *Caraka C. / 7-1-19*

N^o 205 A.O. 2nd Div. M^{rs} of
 of N. Army & Brie de G. R. de
 M^{rs}.
 Sept 26/92,

30

Grand Larceny, First Degree,
(DWELLING HOUSE.)
(Sections 528, 530 Penal Code.)

100

0003

Dep't has sent
a letter y' know
in Dec.

Thomson examination of this case.
I am satisfied that the deft.
McCortney cannot be convicted
therefore recommended the dis-
missal of the indictment against
him.
Sept 28/91
J. H. [Signature]
[Signature] add.

Filed *1892*
day of *Feb*
1892
Plends, *1892*
Plends, *1892*

57

William Moore
and

William J. McCubbin

DR LANCEY NICOLL,

District Attorney.

Part I Sept 26, 92 BB

A TRUE BILL.

James C. Smith

Foreman.

Charles J. May

1013
of St. Aug. & Brie de St. Remy.
Sept 26/92

30

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 330 East 17th Street, aged 27 years,
occupation Merchant

deposes and says, that on the 31st day of July 1892 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the first time, the following property, viz:

Two scarf pins of the
value of two hundred and fifty dollars;
gold and silver money of the United
States of the value of twenty eight dollars
a pair of open glasses of the value
of ten dollars (\$10) Two silver
spoons and a silver knife of the
value of nine dollars all of the
value of two hundred and ninety seven dollars
the property of Deponent

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

J. M. Conbrey, both (now here) under
the following circumstances:— All the
said property was kept in deponent's
rooms at No 330 East 17th street N.Y.
Defendant Mooney was a tall boy
in said house and he had an opportunity
to know that said property was there
and that deponent was away on said
date. Deponent is informed by Oscar
Anders, janitor of said premises that
he found deponent's rooms open on said
July 31st and the said property was
missing, and defendant Mooney absconded
on said date. Deponent is informed
by Detective John J. Cuff now here

Sworn to before me, this

19th day of August 1892

Police Justice.

that he arrested defendant Mooney
on September 15 1892 having in his
possession pawn tickets for the aforesaid
open glass and doors and knife, and
he said the Conbrey was arrested
in the state of Connecticut, having the
pawn tickets for the said scarf pins in
his possession and said the Conbrey ad-
mitted to said Coff that he had got
the said property from the said Mooney,
and the said the Conbrey was found
in the town of Greenwich Conn. taking
from the Post office registered letters
addressed to the said Mooney, and
deponent is informed by said Anderson
that he has seen the said the Conbrey
visiting said rooms of deponent, about
the time said property was stolen.

John E. Kenney

16
 sworn to before me this 16th day of September 1892
 John E. Kenney
 Justice

POOR QUALITY
ORIGINAL

0806

CITY AND COUNTY }
OF NEW YORK, } ss.

Oscar Anderson
aged *27* years, occupation *Janitor* of No. *330 East 17th*
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *John E. Kerr*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *16th* day of *Apr* 1890, *Oscar Anderson*

John Ryan
Police Justice.

(3692)

CITY AND COUNTY }
OF NEW YORK, } ss.

John Cuff
aged *45* years, occupation *Police Officer* of No. *The Central Office*
Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of *John E. Kerr*
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this *16th* day of *Apr* 1890, *John Cuff*

John Ryan
Police Justice.

(3692)

POOR QUALITY
ORIGINAL

0007

(1885)

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *William Mooney*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *123 East 23rd St 2 months*

Question. What is your business or profession?

Answer. *Cater*

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

Answer. *I am guilty*

William Mooney

Taken before me this
day of

John J. Ryan

1889

Police Justice.

POOR QUALITY
ORIGINAL

0000

(1885)

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

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

Question. What is your name?

Answer.

William J. McBourey

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

534 West 48th St - 13 years

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

Wm J. McBourey

Taken before me this
day of *Sept* 1891

John H. Ryan

Police Justice.

POOR QUALITY
ORIGINAL

0009

BAILED,
No. 1, by _____
Residence _____
Street _____
No. 2, by Henry Decker
Residence 528 W. 100th St.
Street _____
No. 3, by _____
Residence _____
Street _____
No. 4, by _____
Residence _____
Street _____

Police Court...

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John E. Decker
330 E. 12th St.

William McNamee
William McNamee

Offense _____

Dated, _____

Magistrate

Henry Decker
100th St.

Precinct

Witness

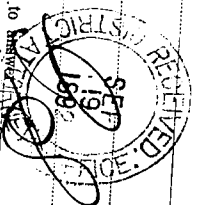
No. _____

John E. Decker
330 E. 12th St.

No. _____

Street

No. _____



Street

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

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, Sept 16 189 John E. Decker Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

08 10

461

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 Mooney
and
William J. McCombrey

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

William Mooney and William J. McCombrey

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

The said *William Mooney and William J. McCombrey, both*

late of the *18th* Ward of the City of New York, in the County of New York aforesaid,
on the *31st* day of *July* in the year of our Lord
one thousand eight hundred and ninety-*two*, in the night time of the same day, at the
Ward, City and County aforesaid, with force and arms,

*two scarf-pins of the value of one
hundred and twenty-five dollars each,
the sum of twenty-eight dollars in
money, lawful money of the United
States of America, and of the value
of twenty-eight dollars, one pair of
opera-glasses of the value of ten dollars,
two spoons of the value of three dollars
each, one knife of the value of three dollars,*

of the goods, chattels and personal property of one *John E. Kerr, the younger*
in the dwelling house of the said *John E. Kerr, the younger*

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

POOR QUALITY
ORIGINAL

0811

SECOND COUNT—

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

William Mooney and William J. McConbrey
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *William Mooney and William J. McConbrey*, both

late of the *18th* Ward of the City of New York, in the County of New York
aforesaid, on the *31st* day of *July* in the year of
our Lord one thousand eight hundred and ninety-*two* at the Ward, City and
County aforesaid, with force and arms,

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

of the goods, chattels and personal property of one

John E. Kerr, the younger

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

John E. Kerr, the younger

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

08 12

BOX:

495

FOLDER:

4518

DESCRIPTION:

Morant, Antonio

DATE:

09/09/92



4518

POOR QUALITY
ORIGINAL

08 13

Witnesses:

Alter 59

Counsel,

Filed

day of 189

Pleads,

Magulby

THE PEOPLE

vs.

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Part 3. Sept 15/92
trial & acquitted

POOR QUALITY
ORIGINAL

08 14

Police Court— District.

1931

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

of No. 41 Mulberry Street, aged 26 years,
occupation Labourer being duly sworn,

deposes and says, that on the 28 day of August 1892 at the City of New
York, in the County of New York, in Roosevelt

he was violently and feloniously ASSAULTED and BEATEN by Antonio Murant
now here who feloniously did out and slash
deponent in the left arm with a razor then
and there held in his hand

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

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

Sworn to before me, this 28 day
of August 1892

A. J. Mahala Police Justice.

Sylvanus Bragis
his
mark

POOR QUALITY
ORIGINAL

08 15

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK

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

Question. What is your name?

Answer. Antonio Murant

Question. How old are you?

Answer. 31 Years

Question. Where were you born?

Answer. Italy

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

Answer. 48 St Mulkeny Street 8 Months

Question. What is your business or profession?

Answer. Labourer

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

Answer. I am not guilty
Antonio Murant
MUR

Taken before me this 28
day of August 1894
At New York

Police Justice.

POOR QUALITY
ORIGINAL

08 16

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

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Supremo de la
Antonia Marant

2
8
4

Offense *Assault*
felony

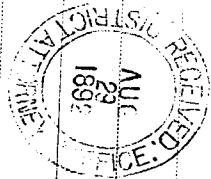
Dated, *Aug 28*, 1892

Ammon
Magistrate.
Officer.
Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____



No. *1500*
to answer *A.D.*
Street _____

0
Class

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 *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, *Aug 27*, 1892 *W. M. M. M. M.* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0817

474

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 Morant

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

Antonio Morant

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

The said

Antonio Morant

late of the City of New York, in the County of New York aforesaid, on the *twenty eighth*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*two*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Sylvanus Briggs* in the peace of the said People
then and there being, feloniously did make an assault and *him* the said
Sylvanus Briggs with a certain *razor*.

which the said

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

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

SECOND COUNT—

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

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

The said

Antonio Morant

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

which the said

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

POOR QUALITY
ORIGINAL

08 18

THIRD COUNT—

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

Antonio Morano

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

The said

Antonio Morano

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

which *he* the said

Antonio Morano

in *his* right hand then and there had and held, in and upon the
arm of *him* the said

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

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

DE LANCEY NICOLL, District Attorney.

08 19

BOX:

495

FOLDER:

4518

DESCRIPTION:

Morgan, John

DATE:

09/12/92



4518

0820



Feb 17 1976

Police Court District. Affidavit—Larceny.

City and County }
of New York, } ss:

of No. Room 144 1/2 Times Bldg Street, aged 35 years.

occupation Lawyer being duly sworn,

deposes and says, that on the 25th day of August 1892 at the City of

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

from the possession of deponent, in the day time, the following property, viz:

One Spring Overcoat

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 feloni-

ously taken, stolen and carried away by John Morgan

(nowhere) for the reasons following to

wit On said day said property

was in a room in said building

and deponent missed the said property

and he is informed by William

Keorsley of Room 160 Times Building

that on said day said defendant

came to the office where said Keorsley

was employed and had an overcoat

in his possession and deponent further

says he is informed by Daniel Hallahan

a police officer of the 4th Precinct police

that he arrested said defendant on

the 29th day of August 1892 and said defendant

Sworn to before me, Sub
J. P. Justice.

^{and confessed}
admitted to him and in the presence of
a parent that he had stolen the said
property and pawned the same at the
pawn office of one Aaron in Grand
Street for the sum of \$3.00 and that he
paid the money for the said coat to a
person called Fred for 75 cents
and dependent thereof charges
paid dependent with the loss of
the property aforesaid

Subscribed and sworn to before me, this 30th day of August 1892
H. W. M. Police Justice Stephen Tarr M.C.

POOR QUALITY
ORIGINAL

0823

CITY AND COUNTY }
OF NEW YORK, } s.

aged 15 years, occupation William Kearsey Office Boy of No.

Room 160 Times Bldg Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Stephen Van Wyck

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

Sworn to before me, this

day of August 1894

30th Wm Kearsey

Wm Kearsey

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } s.

aged 39 years, occupation Daniel Hallahan Police Officer of No.

4th Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Stephen Van Wyck

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

knowledge.

Sworn to before me, this

day of August 1894

30th Daniel Hallahan

Daniel Hallahan

Police Justice.

POOR QUALITY
ORIGINAL

0824

(1335)

Sec. 198—200.

District Police Court

CITY AND COUNTY
OF NEW YORK } ss.

John Morgan being duly examined before the under-
signed according to law, on the annexed charge, and being informed that it is h^{is} right to
make a statement in relation to the charge against h^{im}; that the statement is designed to
enable h^{im} if he see fit to answer the charge and explain the facts alleged against h^{im}
that he is at liberty to waive making a statement, and that h^{is} waiver cannot be used
against h^{im} 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.

I am guilty
John Morgan

Taken before me this

day of

Michael

Police Justice.

POOR QUALITY
ORIGINAL

0825

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

Police Court---

83
District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Offense

Dated, Aug 30 189

In _____ Magistrate.

_____ Officer.

_____ Precinct.

Witness _____

No. 100 _____

No. _____ Street _____

No. _____

No. _____

No. _____

No. _____

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 surety.

Dated, Aug 30 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0826

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 Morgan

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

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

The said

John Morgan

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

*one overcoat of the value of
thirty dollars*

of the goods, chattels and personal property of one

Stephen Van Wyck

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.

Al Lancy Nesell
District Attorney

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 Morgan

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

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

The said

John Morgan

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

*one overcoat of the value of
thirty dollars*

of the goods, chattels and personal property of one

Stephen Van Wyck

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.

Al Lancy Nesoll
District Attorney.

0828

BOX:

495

FOLDER:

4518

DESCRIPTION:

Morris, Frederick

DATE:

09/12/92



4518

POOR QUALITY
ORIGINAL

0829

WITNESSES:

deaf for
Chas Raymond
Le neper
Cor Amille
1339 1/2 St
Wash DC

Left Messer
old line at
15 1/2 Dawson

Dr.
The witnesses as
to Ch Wash
James

Counsel,

Filed day of

Pleads,

THE PEOPLE

vs.

Frederick Minor

Dr LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Foreman.

James

Chas Raymond
1339 1/2 St
Wash DC

82
M. C. Hise

[Section 49] (26 C.F.R. 1.552-2)

POOR QUALITY
ORIGINAL

0830

Police Court—

3rd District.

City and County } ss.:
of New York,

of No.

133

Hester
Street

Street, aged

42

years,

occupation

Tailor

being duly sworn

deposes and says, that the premises No.

133 Hester

Street,

15th

Ward

in the City and County aforesaid the said being a

three story brick

dwellling

and which was occupied by deponent as a

Tailor Shop and residence

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

Joseph Bulfinch

were BURGLARIOUSLY entered by means of forcibly

entering through
an open window in the rear of
said house

on the

30

day of

August

1882

in the

Night

time, and the

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

Thirty Four pair of Pants and Three
Waists in all of the value of
Three hundred Dollars.

the property of

The Unexcelled Manufacturing Co.

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

Fred Harris (nowhere)

for the reasons following, to wit:

that deponent is informed
by officer George Weidner that at
about 2 O'clock A.M. he caught
the defendant coming out of the
said premises with the said
property in his possession and
which deponent fully identifies
as the property that was taken
from the said premises of
J. Bulfinch

Subscribed and sworn to before me this
30th day of August 1882
at New York
John J. [Signature]

POOR QUALITY
ORIGINAL

0831

Sec. 198-200.

CITY AND COUNTY } ss:
OF NEW YORK,

3 District Police Court.

Free Morris

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

Question. What is your name?

Answer.

Free Morris.

Question. How old are you?

Answer.

29 years.

Question. Where were you born?

Answer.

New York.

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

Answer.

154 Duane St. 10 years.

Question. What is your business or profession?

Answer.

Barber.

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

Answer.

I am not guilty.

Free Morris

Taken before me this
day of July

189

Police Justice.

POOR QUALITY
ORIGINAL

0832

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

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Sullivan
133 West 13th St
St Paul, Minn

Offense *Burglary*

Dated,

Aug 30

1892

Magistrate

McAuliffe

Officer

Witnesses

No.

Callahan

Street

No.

Callahan

Street

No.

Callahan

Street

to answer

Callahan

Street



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

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

Dated, *Aug 30* 1892 *Callahan* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0033

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Josee Recorder Smyth
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE. 1701

In the Name of the People of the State of New York.

To *Mr. Chas. Raymond*
of No. *Co. Christie & 112* Street *Not Forward*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *21* 1892, at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Fredrick Morris

Dated at the City of New York, the first Monday of
in the year of our Lord 1892.

DE LANCEY NICOLI, District Attorney.

POOR QUALITY
ORIGINAL

00834

Christie Rogers

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

**POOR QUALITY
ORIGINAL**

0835

J. KUTNER,
Wholesale and Retail
MILLINERY,
15½ DIVISION STREET,
NEW YORK.

**POOR QUALITY
ORIGINAL**

0036

Q. How many of these
are there do they
know him

POOR QUALITY
ORIGINAL

0837

CITY AND COUNTY }
OF NEW YORK, } ss.

1021

aged _____ years, occupation _____

11 Precinct

George Wendel
Police Officer of No.

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Joseph Bulkin

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

Sworn to before me, this _____ day

of _____

1892

day

George Wendel

George Wendel

Police Justice.

George Wendel

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Morris

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

Frederick Morris

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

The said

Frederick Morris

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of *August* in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *night*-time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one *Joseph Bulkin*

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

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

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

SECOND COUNT—

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

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

The said

Frederick Morris

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,

*thirty four pair of trousers of the
value of eight dollars each pair,
and three waists of the value
of ten dollars each*

of the goods, chattels and personal property of one

Leonard Loewenthal

in the dwelling house of the said

one Joseph Bulkin

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

**POOR QUALITY
ORIGINAL**

0840

THIRD COUNT:

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

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

The said

Frederick Morris

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,

*thirty-four pair of trousers of
the value of eight dollars each
pair, and three waists of the
value of ten dollars each*

of the goods, chattels and personal property of one

Levi and Lucienthal

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

unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.