

0988

BOX:

444

FOLDER:

4096

DESCRIPTION:

Menke, Julius

DATE:

07/31/91



4096

0989

BOX:

444

FOLDER:

4096

DESCRIPTION:

Blum, Jacob

DATE:

07/31/91



4096

0990

POOR QUALITY ORIGINAL

Bail fixed by consent
of Dist. Atty at \$1000
RBF

Witnesses:

Mar. [unclear]

The entire case has been tried once -
jury disagreed. Standing firm for
acquittal. It is impossible to obtain
any further evidence than was presented
at this trial. Evidence of any criminal
intent to defraud is lacking. After
a careful consideration of the case I
am of the opinion that no conviction
could be obtained & I therefore re-
commend that this indictment be
nolle prosequi by the second indictment grant
these defendants involving the same
offense to be dismissed. This re-
commendation is fully concurred
in by the complainant who has
no further desire to prosecute.

Thomas L. Willman
Dist. Atty.

made through mistake. the intention
of Dist. Atty. being to recommend dis.
of indict. & the Court thereupon having
been misled. foregoing order dis.
this indict. is hereby rescinded & set
aside
Nov 3/93

No. 233
B.N. July 31/91

Counsel,

Filed 3 day of July 189

Pleads, 1.0 [unclear] with
Law [unclear]

THE PEOPLE

vs. [unclear]

Julius Menke
and
Jacob Blum
(co-defendants)

Extortion

Sec. 655 (Barrister)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Amicus J. Col
Foreman.

on recon. of Dist
Atty. indict. dis.
John J. [unclear]
above order having been

POOR QUALITY
ORIGINAL

099.1

DISTRICT COURT.

City and County of New York, ss:

I, M A R T I N B E R G, being duly sworn, depose and say, that I am a member of the firm of M. BERG & CO., engaged in the Hat and Cap Business, at No. 36 West Houston Street, New York City.

In the latter part of October, 1890, complaint was made to deponent by some of his employees, growing out of the fact that deponent desired to give three dozen lot of Caps to certain of his employees to be made up, and which employees deponent chose to select, because the same required certain workmanship and skill. The persons to whom these three dozen lots were offered declined to receive the same, demanding that the same be distributed by deponent between such of deponent's employees as the persons to whom the work was offered as aforesaid might select or nominate, for the purpose of doing such work. To this deponent objected, and immediately all of deponent's employees left their work and deserted deponent's shop. Business was absolutely suspended in deponent's shop for about the period of one week, when, in pursuance of repeated requests made by representatives from the Hat and Cap Operators Union No. 1 of the City of New York, deponent was induced to call upon the Executive Board of said Union. Finally deponent appeared upon the Executive Board of said Union, when a contract was submitted to deponent for execution, and the sum of Ten Dollars was demanded from deponent, as a fee for drawing the same, which contract deponent then refused to sign and declined to pay.

said fee.

Thereupon one Jacob Blum stated to deponent that none of his men would be permitted to return to work unless said contract was signed, and a fee of Ten Dollars paid for the drawing of said contract. At said time all of deponent's employees or hands were in attendance at said meeting and the said Blum then and there instructed deponent's hands not to return to work until the contract submitted, was signed by deponent and the aforesaid fee paid to the said Blum. The strike continued for an additional four weeks, when deponent again, upon the request of the Executive Board of the Union, called upon said Executive Board,. This was on or about December 2nd, 1890. One Julius Menzke presided at said meeting. A motion was made by Julius Menzke to fine deponent's firm, Seven Hundred and Fifty Dollars (\$750) and that on default of said sum ~~not~~ being paid, deponent's employees be instructed to continue in the said strike. The said resolution was carried. Said Menzke then and there stated to deponent that the Executive Board would not permit any of deponent's hands to return, or allow said strike to be called off until said sum was paid, together with Ten Dollars legal fees for the drawing of the contract, then and there submitted to deponent for execution, but which up to said time had not been signed by deponent.

Said Menzke then and there exacted as a further condition of allowing deponent's hands to return to work, that deponent forthwith execute a certain contract, a copy of which is hereto annexed. That deponent was required to sign said contract before the said Menzke would permit the return of his said hands or the aforesaid strike to be de-

0993

clared off. Accordingly deponent signed said contract *and*
paid Ten Dollars fees.

Further deponent states that the said contract was,
in no way or manner, submitted to him, at no time prior to
said December 2nd, when, as one of the conditions of declar-
ing said strike off, he was compelled to execute said con-
tract. *at the declaration of said strike.*

And further deponent states that he was required to
and that his said firm did pay the sum of Five Hundred and
Ten Dollars, before the said Jacob Blum and Julius Mencke
would allow deponent's hands to return or permit the resolu-
tion to be carried, declaring the aforesaid strike off in
deponent's shop.

The proposed fine of \$750.00 was finally, after much
argument, reduced to \$500.00

WHEREFORE deponent prays that the said Julius Mencke
and Jacob Blum be dealt with according to law.

Sworn to before me this *10*th)
day of A p r i l, 1891.)

A. J. White

Police Justice

Martin Berg

0994

T H I S A G R E E M E N T made and entered into this Second day of December, 1890, by and between the Cloth, Hat and Cap Operators Union No. 1, of the City of New York, parties of the first part, and the firm of H. Berg & Co., of the same place, parties of the second part,

WITNESSETH THAT for and in consideration of the sum of One Dollar by each of the parties above named to the other in hand paid, the receipt whereof is hereby acknowledged, the covenants and agreements hereinafter made to be kept and performed by the parties of the second part, as hereinafter mentioned:

The parties of the second part, hereby covenant and agree to and with the parties of the first part, to employ only members of the said Union from the 2nd day of December, 1890, until the first day of May, 1891, and to pay such prices as have heretofore agreed upon between the parties of the first part, and the parties of the second part.

That the parties of the second part further covenant and agree as follows:--

That none but Union hands shall be employed by them. That no work shall be given out of the establishment of the parties of the second part. That all former employees, if members of the said Union, shall be re-instated in their old positions and that no other operators shall be employed until the expiration of two weeks from the execution of this instrument, though such operators may be a member of said Union.

That there shall be no operators employed at weekly salaries.

That if within two weeks from the signing of this

0995

agreement, the parties of the second part, shall desire to increase the number of their operators, they agree to send a communication to the Executive Board of the Cloth, Hat and Cap Operators Union, No. 1, of the City of New York, who shall if they, (the Executive Board) see fit and advisable supply the necessary number of operators.

In the case of a violation of the terms of this agreement by the parties of the second part, the party of the first part shall be empowered to inflict on fine as a penalty, the sum of Five Hundred Dollars or less for said breach or breaches of the terms of this agreement.

The party of the first part agree that the work of their members shall be performed in a workmanlike manner, and that a violation on their part of the conditions of this instrument by them shall violate this agreement.

Witness our hands and seals this day and year above written.

Julius Henke.	(L. S.)
Julius Goldschmidt	(L. S.)
M. Herz & Co.	(L. S.)
Henry	(L. S.)

0996

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Julius Meude 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. *Julius Meude*

Question. How old are you?

Answer. *41 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *No 95 - Allen St 2 years*

Question. What is your business or profession?

Answer. *Cap Smasher*

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
Julius Meude*

Taken before me this
day of *July* 1891
W. H. Wood
Police Justice

0997

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jacob Blum 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. *Jacob Blum*

Question. How old are you?

Answer. *45 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *No 67 Orchard St 7 years*

Question. What is your business or profession?

Answer. *Exp maker*

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

Answer. *I am not guilty
Jacob Blum*

Taken before me this
day of *July*
1937
at *New York*
City
District Police Court

0998

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

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

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

Dated.....188..... Police Justice.

0999

W + B 1000
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin Berg

vs.
1 Julius Munk
Jacob Blum

Offence Extortion

Dated April 15 1891
Mead Magistrate.
Kindelberg Officer.
C.D. Precinct.

Witnesses
No. Street
No. Street
No. Street

\$ to answer
filed 25 May 1891

1000 E. 12th St. No. 16. 2 P.M.

BAILED,

No. 1, by Henry Gotlib
Residence 310 1/2 56 Street

No. 2, by Benj. Saidel
Residence 13 Wooster Street

No. 3, by
Residence Street

No. 4, by
Residence Street

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Julius Mendae
and
Jacob Edum

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

Indictment accuse Julius Mendae and

Jacob Edum -

of the crime of Extortion, -

committed as follows:

Heretofore, to wit:

on the nineteenth day of September, in the year of our Lord one thousand eight hundred and ninety, at the City and County of New York, the said Julius Mendae and Jacob Edum, both late of the City and County of New York, with force and arms, did unlawfully and extortionately obtain from one Wanda Davis, who was then and there lawfully carrying on business in the said City as a manufacturer of hats and caps, with his consent, the sum of one hundred and ten dollars in money, lawful money of the United States of America, and of the value of one hundred dollars, of the personal property of the said Wanda Davis, and

caused said Davis, then and there to say them
 the said Julius Wendel and Joseph
 Edmund induced said Wendel and Joseph
 to say on the part of Davis the said
 made Davis, and such other things
 then and there to say them the said
 Julius Wendel and Joseph Edmund
 induced said Wendel then and there
 to say them made to the said made
 Davis, to do an unlawful injury to
 his property, to wit: to injure and
 destroy the said business of Davis the
 said made Davis, and to prevent and
 hinder him from carrying on the
 same; against the form of the statute
 in such case made and voided, and
 against the peace of the State of the
 State of New York, and their dignity

De Benavente,
 Attorney

TRUNK LINE ASSOCIATION

N. Y. C. & H. R. R.R. BALT. & OHIO R.R.
N. Y. E. & W. R.R. WEST SHORE R.R.

GENERAL AGENT'S OFFICE No. 142 Liberty St.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Julius Madue and Jacob Edmund

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

Indictment accuse *Julius Madue and Jacob*

Edmund

of the crime of *Extortion*.

committed as follows:

Heretofore, to wit:

on the 10th day of September, 1890, at the City and County aforesaid, the said Julius Madue and Jacob Edmund, both late of the City and County aforesaid, did feloniously counsel and induce one Madue Davis, who was then and there lawfully carrying on business in the said City as a manufacturer of hats and caps, to execute, seal and execute a certain instrument and writing, affecting and intended to affect the property of him the said Madue Davis, by means of a threat by them then and there made to the said Madue Davis, to do an unlawful injury to his property, to wit: to injure and destroy the said business of him the said Madue Davis, and to prevent and hinder him from carrying on the same, which said instrument and writing is as follows, that is to say:

Exhibit B

"This agreement made and entered into this 18th day of September 1891, by and between the below Heat and Lamp Operators Union No. 1 of the City of New York, Parties of the first part and the firm of Mark Davis of the same place Parties of the second Part

Witnesseth, That, for and in consideration of the sum of one dollar by each of the parties above named to the other in hand paid the receipt whereof is hereby acknowledged and the covenants and agreements hereinafter mentioned:

The parties of the second part further

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covenants and agrees to and with the party of the first part to employ the members of said Union from the 1st day of September 1890 until the first day of January 1891, and to pay such prices as have heretofore been agreed upon between the party of the first part and the parties of the second part.

That the parties of the second part covenants and agrees as follows: That none but Union hands shall be employed by them. That no work shall be given out of the establishment of the parties of the second part.

~~52~~~~103~~

That all former employees if members of said Union shall be reinstated in their old positions. That there shall be no operators employed at weekly salaries. That if within two weeks from the signing of this agreement the parties of the second part shall desire to increase the number of their operators may send a communication to the Executive Board of the Cloth, Hat and Cap Operators Union No. 1 of the City of New York who shall if they the Executive Board see fit and advisable supply the necessary number of operators.

~~54~~

~~57~~

54

That in case of a violation of the terms of this agreement by the parties of the second part, the party of the first part shall be empowered to sue or inflict as a penalty or forfeiture the sum of \$500. or less for said breach or breaches of the terms of this agreement.

The parties of the first part agree that the work of their members shall be performed in a workmanlike manner and that a violation on their part of the conditions of this instrument by them or by the parties of the second part shall violate the agreement.

~~54~~ ~~54~~

1008

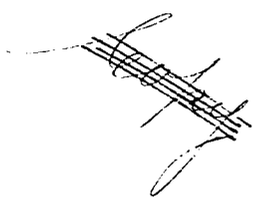
55

Witness our hands and seals
the day and year above
written.

Sealed and delivered
In presence of

M. Gottlieb

Mark Davis



Julius Menke
Jacob Blum
Kustav Rosenau

~~55~~

~~56~~

against the form of the Statute in such
case made and granted, and against
the record of the Records of the State of
New York, and their signification

De Jancyn Hill,

[Signature]

10 10

BOX:

444

FOLDER:

4096

DESCRIPTION:

Miller, Eugene

DATE:

07/29/91



4096

1011

Witnesses;

Mo 197

1978

Counsel,

Berlinger as

Filed

29 day of July 18 97

Pleads,

Not Guilty

THE PEOPLE

vs Eugene Miller

Plaintiff

Defendant

and plea of Not Guilty

H. J. ...

JOHN R. FELLOWS

District Attorney

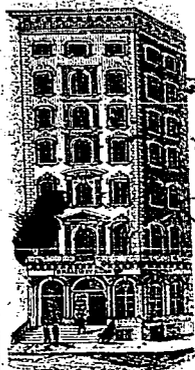
Forgery in the Second Degree
(Sections 511 and 521, Penal Code)

A True Bill.

Foreman

S.P. ...

10 12



No. 45. New York June 22 1891

National Broadway Bank

Pay to the order of Mr. J. J. Schmidt
Fifteen Dollars

\$ 15.00

H. CLAUSEN & SON,
BREWIN

Chas. Schmidt

EDWIN J. KEHR, STATISTICAL, 4 PARK PLACE, N.Y.

10 13

F. J. Schmitt.

Shrewsbury, London

MORRIS BANK
JUN 24 1891
NEW YORK.

Police Court, 5 District.

City and County } ss.
of New York,

of No. 2638 3rd Avenue Street, aged 35 years,
occupation Cocher being duly sworn, deposes and says,
that on the 22 day of June 1891 at the City of New
York, in the County of New York, one Eugene Miller

Nathan Terleim

know him, and willfully feloniously
and unlawfully forge the
name of St. Clausen, Son Brewing
Company to a certain check
which is attached, that by reason
of such forgery a sum of
fifteen dollars and no part
of such sum was paid to the
account of fifteen dollars
from the fact that on said
date the defendant called at
deponent's place of business and
purchased goods and presented
the check here shown in
payment, stating at the time
that the check had been
made by said St. Clausen
Son Brewing Company.
That believing the statement
so made to be true deponent
was induced to part with
his property.

Deponent also says that the
check so presented has been
repudiated and deponent
reformed by Charles Schutte
the manager of the St. Clausen
Son Brewing Company that
what purports to be the signature
of deponent attached to said
check is a forgery.

Nathan Terleim

Subscribed and sworn to before me this 23rd day of June 1891.

Police Justice

10 15

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Schutte

aged *40* years, occupation *Manager* of No.

309 East 47th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Nathan Lurie*

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

Sworn to before me, this *16*
day of *July*, 18*94*

Char Schutte

A. J. White
Police Justice.

10 16

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 5 DISTRICT.

of No. 2338 3 Ave Street, aged 31 years,
occupation Clothes being duly sworn, deposes and says
that on the 22 day of June 1899
at the City of New York, in the County of New York one Eugene Miller

(know him) did present a check
to department which department
paid value for it after
sum of fifteen dollars
said check purporting to be
issued by the St. Charles & Son
Brewing Company made by
Charles Schutte, manager.
Department press says that said
check has been repudiated
and declared a forgery.

Sworn to before me, this

189

Police Justice.

1017

763 ✓
Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

A FIDELITY

vs.
Clay Miller

Dated *July 14*, 189

White Magistrate.

Smith Officer.

Witness,

John J. Fisher

Disposition,

By 15/ July 30, 1891

Deponent swears that said Miller be held until deponent can procure further evidence - Nathan Seville

Sworn to before me this 14th day of July 1891

10 18

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Eugen Miller

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Melch Hotel Newark

Question. What is your business or profession?

Answer.

Insurance Agent

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

E. Miller

Taken before me this

day of

[Signature]

Police Justice.

10 19

32 TO 38 EAST 42ND ST.

No. 41

NEW YORK July 9 1891

THE LINCOLN NATIONAL BANK

OF THE CITY OF NEW YORK

PAY TO Mr. E. Miller ^{bearer} OR ORDER

Fifteen DOLLARS

H. LAUSEN & SON,
CASHIERS

Charles H. Lausen

\$ 1500

Randolph M. Smiley 98 Spruce St. New York

Dated

There being no

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

July 11 1891 Dated
[Signature] Police Justice.

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

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

1020

263 107 935
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nathan Rosenberg
2338-3 ave
Eugene Miller

Miller
Officer

3
4
Dated *July 16* 18*91*
White Magistrate.
Mott Officer.

Witnesses *Chas. Schutte*
No. *309 E 47* Street.

No. *Philip Hairakins* Street.

Edway & Walker at
Mr. Philip's
No. *with Raymond's clothes* Street.
1000
pull on
19 answer

July 16/1891
Em
705
2
4

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions

The People & Co.

vs.
Eugene Miller

At the Court of General Sessions of the Peace, in and for the City and County of New York

The Petitioner R. J. Waite respectfully shows to this Court, that he is the Attorney for Eugene Miller the defendant, a resident of this City who is now confined in the Prison of this City under indictment for Forgery in the 2^d degree

That as your petitioner is informed and truly believes said Eugene Miller is a Lunatic and insane.

That the grounds of such information and belief are as follows

That since the arrest of said Miller respondent has frequently attempted to consult with him concerning the facts of his defence if any he may have and that upon several such occasions his language was manifestly ~~and~~ ^{an} ~~in~~ ^{an} ~~intention~~ ^{intention} that he would perjure and conduct

conduct himself in such manner as to have
led petitioners to believe that he is insane.

Your petitioners therefore pray that
a commission be appointed by said Court
according to the requirements of Section 658. of the
Code of Criminal Procedure to examine said
Eugene Miller and report to this Court as to
his sanity at the time of the examination

(Dated New York
September 11th 1891. R. J. White
Petitioner)

City and County of New York, s.p.

R. J. White being duly
sworn says that he is the petitioner above
named; that he has read the foregoing
petition and knows the contents thereof
that the same is true of his own knowledge
except as to the matters which are therein
stated to be alleged on information and
belief and that as to those matters he believes
it to be true.

Sworn to before me R. J. White
this 11th day of September 1891
James H. Keane
Commissioner of the
N.Y. Co.

N.Y. General Sessions

The People & C.

vs ~

Eugene Miller

Petition for
Commissio

R. J. Moore
Deputy Attorney
616 1/2 Race Row
West. City

1024

Department of
PUBLIC CHARITIES AND CORRECTION,

Office of City Prison, Corner of Franklin and Centre Streets,

HENRY H. PORTER, Pres't.,
CHARLES E. SIMMONS, M. D., } Commissioners.
EDWARD C. SHEEHY.

JOHN FALLON, Warden.

New York, Sept 13th 1891

John Fallon Esq
Warden

Dear Sir

I have examined
prisoner Eugene Miller, & find
nothing to indicate, that
he is of unsound mental
condition or irresponsible

Yours Respectfully
C. H. Chetwood.

1025

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION,

OFFICE OF CITY PRISON, COR. OF FRANKLIN AND CENTRE STREETS.

HENRY H. PORTER, Pres't.
CHARLES F. SIMMONS, M. D., } Commissioners.
EDWARD C. SUEBLY.

JOHN FALLON, Warden.

New York Sept 13th 1891

Barton J. Weeks Esq
East Dist Courthouse
Dear Sir

I submit herewith the report of Dr. (Letwood) concerning the mental condition of one Eugene Miller, a prisoner at this institution, as requested by you in a letter dated Sept 11th 1891.

Very respectfully,

John Fallon
Warden

only consideration based from
 the friends of temperance and
 they to be relieved from further
 responsibility - I have no doubt
 of his incapacity, but the city
 physicians without a single
 favor from prominent firm have
 I believe, in the hands of
 the city may be defended from
 his statement of the case. I have

I have returned the

Mr. Dr. -

Wm. J. Hays
 Judge

Sept 17, 1891

LAW OFFICES
 OF
 R. J. HAIRE,
 28 CHAMBERS STREET,
 NEW YORK.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Eugene Miller

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

Eugene Miller

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

The said *Eugene Miller*

late of the City of New York, in the County of New York aforesaid, on the
twenty-second day of *June* in the year of our Lord
one thousand eight hundred and *ninety-one*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, *to wit: an*

order for the payment of money
of the kind called bank cheques,
which said forged *bank cheque*
is as follows, that is to say:

No. 45. New York June 22 1891
the National Broadway Bank
Pay to the order of Mr J. J. Schmidt
Fifteen Dollars
\$15.00
H. Clausen & Son,
Brewing Co.
Chas. Schutte Mgr

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

SECOND COUNT—

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

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

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

No. 45. New York June 27 1891

The National Broadway Bank
Pay to the order of Mr. J. J. Schmidt
Fifteen Dollars
\$15.00
W. Clausen & Son
Brewing Co.
Chas. Schutte Mgr

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

DE LANCEY NICOLL
JOHN R. FELLOWS,
District Attorney.

1030

BOX:

444

FOLDER:

4096

DESCRIPTION:

Morcori, Angelo

DATE:

07/07/91



4096

No. 12 *Curdy*

Counsel,
Filed *July 1891* day of
Pleads, *Not Guilty (8)*

Oridensmanor
[Section 290, Code Code]

THE PEOPLE
vs.
B

Angelo Morcori
(2 cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Nicholas J. Call
Foreman.

July 15/91 B.S.W.
of *July 15 1891*

Witnesses:
(30)

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 Moricini

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

Indictment accuse *Angelo Moricini* of a

Misdemeanor,

~~of the crime of~~

committed as follows:

Heretofore, to wit:

on the 25th day of June 1891, the said Angelo Moricini, late of the City and County aforesaid, of the City and County aforesaid, did unlawfully admit to and allow to remain in a certain dance-house there situate, owned, kept and managed by him the said Angelo Moricini in whole or in part, one Bridget Cowen, who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of fifteen years; the said child not being then and there accompanied by its parent or guardian; 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
D. S. McCarthy, District Attorney

Wm. B. Cuddy

(30)

Witnesses:

Witnesses section with horizontal lines for signatures.

Counsel,
Filed *7* day of *July* 189*1*
Pleads, *Not Guilty (8)*

THE PEOPLE
vs.
B
Angelo Morecci
(2 cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Nicholas J. Cab
Foreman.

Complaint sent to the Court
of Special Sessions,
July 15, 1891

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

Augusto Mancini

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

Indictment accuse Augusto Mancini of a Misdemeanor,

~~of the crime of~~

committed as follows:

Heretofore, to wit:

on the 27th day of June, 1901,
The said Augusto Mancini, late of the City and
County of New York, at the City and County
of New York, did unlawfully admit to and allow
to remain in a certain dance-house there
situate, owned, kept and managed by him the
said Augusto Mancini in whole or in part, one
Oliver Ferguson, who was then and there a child
actually and apparently under the age of sixteen
years, to wit: of the age of fifteen years, the
said child not being then and there accompanied
by its parent or guardian, 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 Sanctis, etc.

Attorney

1035

BOX:

444

FOLDER:

4096

DESCRIPTION:

Morris, John

DATE:

07/07/91



4096

No. 1

Witnesses;

H. Colman

538-E 14th St

Counsel,

Filed

7 day of July

1891

Pleas,

Not Guilty

THE PEOPLE

vs.

John Morris

N.D.

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 587, Penal Code]

DE LANCEY NICOLL

~~JOHN R. BRIDGES~~

District Attorney.

A True BILL.

Antonia J. Call Foreman

July 10/1891

Plead. Attempt S. L. 2349

2406 W. 14th St

46
The People
vs.
John Morris

Court General Sessions. Part I
Before Recorder Smyth. July 10. 1891.
Indictment for grand larceny in the first degree.
James Ginn, sworn and examined, testified:
I landed in the United States on the 30th of
June. I don't know the name of the place
where I landed. I met the defendant; he
tapped me on the shoulder and asked me
what did I work at. I told him firing a
locomotive. He said he would bring me a job
for two dollars a day; he got me into an
eating house and gave me a breakfast.
He went into the hallway and shut the
door; he went up stairs and came down.
Another man came in and said, "I
cannot change money in the street;" he
had a check in his hand. This man
(the defendant) asked me if I had any
money? I said, "I had. I had the purse
in my hand. He grabs the purse out
of my hand, and handed the money
to the other man and shut the door and
went out. What did he do with the ~~purse~~
after he took the money out? He gave
me back the purse without any money.
How much money was in it when he
took it out of your hand? Four dollars.
What happened after that? He came out
and he say, "I will get your money."

and he went into the public house and I could not see him at all. The defendant handed the money to the man who had the check. I could not say where he went. This was in the hallway; the other man shut the door leading into the street leaving the defendant and me in the hallway. I went back the next morning to Castle Gardens. I was to go to work for a gentleman, and as I was going to work I met the defendant and the other man. I asked him for my money. He put his hand into his pocket and he pulled out a two dollar bill and offered it to me. A witness I have here saw him do it. I held him, and a policeman came up and arrested him.

Cross Examined. I don't know the names of the streets I went through. I don't know how much he paid for my breakfast. The other man did not say he was an agent for the procuring of employment. I did not hand the defendant my pocketbook, I had it in my hand and he grabbed it out of my hand. I took the pocketbook out of my pocket because I thought he would make me pay for the breakfast. I did not take my pocketbook out for

the purpose of paying the man for getting me employment. Had the pocket-book in my trousers' pocket. Then you took it out did you open it? No sir. Did you ask how much was the price of your breakfast? No sir, he paid for it. Did you see him pay for it? I see him paying for it. Did you ask him to pay for it? He said he would pay for it himself. What pocket did you put it back into? This pocket (showing) Did you take your hand away from it when you put it back? Yes sir. What position did you take after you put your pocketbook in your pocket? I walked down the street along with him. What was the conversation between you and him at that time after that? He was telling me that if I was a good boy —. What did he say? He said if I was a good boy and keep from drink I would get a good job.

Was anything said about paying this other man so much money? No sir.

Was anything said about money at all? No sir, not a word. Are you sure about that? I am certain about that. Notwithstanding the fact that nothing was said about money by you or by the prisoner or by any person

you took your pocketbook out of your pocket and had it in your hand? I had it in my hand and put it in this pocket. Did you take your pocketbook out for the purpose of giving money to anybody? I took the pocketbook in my hand to see if it was all right and put it in my pocket again. You knew it was all right? I don't know whether it was or not. Nobody had been in your pocket! No sir. When you took it out, did you open it? No sir. I did not open it. Were not the bills in that shape (showing) folded up that way? Yes sir, they were folded four one dollar bills. Did you take the pocketbook up this way (showing) open it and hand it to the prisoner and he took it, did you not open the pocketbook? No sir. I did not open the pocketbook. Did you not open the pocketbook and did he not take out two one dollar bills and ask you if this is all the money you had and you said, "yes," is that so or not? There was four single one dollar bills. Did you not open the pocketbook? No. I did not open it, he opened it and snatched it out of my hand. Did you hand

it to him? No, I did not; I had it in my hand and he snatched it out of my hand. How much money did he hand you back? No money at all.

Did he hand you any book at any time? No sir, at no time. How much did he offer you next morning? He offered me a two dollar bill, to not get him

furnished. You would not take it? No sir. By the way you handed him over to a policeman?

Yes sir.

By Mr. Weeks there were you born? In Donegal. Have you ever been in a big city like this before? No sir. Were you ever in any city before? No sir. I never was in this city. I never was in as big a city as this, but I have been in small towns.

Where are you from? Ballyshannon, Co Donegal. I have been in Bundoran and Enniskillen. Who spoke to you first the next morning, you or the prisoner? He spoke to you before you did. He tried to avoid me coming down the street. I went after him, and this other gentleman below was with him.

Henry Colvin, sworn and examined by Mr. Weeks. Where do you live? No. 538 East Fourteenth street. When did you first see James Ginn, the man that

was on the stand before you? I seen him
on the afternoon of June 30. Whereabouts?
In Castle Garden. And did you then engage
him to work for you? Yes sir. Where did
you go there to get him to take to your
place of business? Not that night. Where
did you first see this defendant? On
the following morning about 25 or 30 min-
utes to nine o'clock. Whereabouts? About
two hundred and fifty feet from West St.
in Chambers street. Who was with you
at that time? The plaintiff here. I was
taking him down. That is James Finn?
Yes sir, I was taking him down to
put him on board the Erie Railroad, send-
ing him out to Orange Co. to work on
a farm. We were walking down, and
this other gentleman and a friend of his
had been — You were taking him
down to put him on board the train?
The Buffalo express, nine o'clock, at
the Erie depot, and all of a sudden —
you were taking him to put him on
the train and then you saw this
defendant and another man in
Chambers street? Coming up the side
we were going down. He crossed the
street and he jumped from my

side and without saying a word grabbed this gentleman by the shoulder. What did this man do when he saw you coming? He stood a little while and he said he was the wrong man, and a second after James Ginn had hold of him while he put his hand in his right vest pocket and pulled out a two dollar bill, and some man came out; then I told James Ginn to hold on, that he had the right man and he put the two dollar bill back in his vest pocket. He stood half a minute, and then he pulled it out the second time and said, "If this is your money, here it is," and the man said still, "hold on to him," and the officer came along and arrested him. That is all I know about the case.

Cross Examined. Did not Ginn say to you that he handed the contents of the pocket book to this man (the defendant) and that he took the money out and handed him back one dollar? No, I won't say that he did, he might have, but I did not pay any attention to it; he told me about being robbed. He made a remark going up in the car to my residence that he got robbed

that morning. Did he say how the money was taken from him? Yes, he told me that two men came and promised to get him work and one asked him how much he wanted. He said he did not know. He says, "I will give you two dollars a day", and then they asked him if he had any breakfast, and he said not. They took him away and gave him his breakfast, and as I understood it that they had a check and could not get the check cashed and asked him for money, and that he pulled out his pocket book to give them the money and they took it and went away into the place, and that he stood outside for four hours waiting for them to come out again. That is what he told me. Did he say that he took out his money to give it to them? I want be positive as to that because I did not give it much heed at the time. Did he not say that he was going to give him the money? Not to my knowledge he did not. I did not hear him make a statement in the Police Court that the defendant handed him back a dollar. The defendant pleaded guilty to an attempt at grand larceny.

it to him? No, I did not. Had it in my hand and he snatched it out of my hand. How much money did he hand you back? No money at all.

Did he hand you any book at any time?

No sir, at no time. How much did he offer you next morning? He offered me a two dollar bill, to not get him

punished. You would not take it? No sir.

By the Court you handed him over to a policeman?

Yes sir.

By Mr. Weeks were you born? In Donegal

Have you ever been in a big city like this before? No sir.

Were you ever in any city before? No sir. I never was in this city.

I never was in as big a city as this, but I have been in small towns.

Where are you from? Ballyshannon, Co. Donegal. I have been in Bunsborran

and Inniskillen. Who spoke to you first the next morning, you or the

prisoner? He spoke to you before you did.

He tried to avoid me coming down the street. I went after him, and this

other gentleman below was with him.

Henry Colvin, sworn and examined.

By Mr. Weeks. Where do you live? No. 538 East Fourteenth street. When did you

first see James Gunn, the man that

1046

—
Testimony in the
Case of
John Morris
filed July
1991.

1047

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

Andrew Devery

of No. 5th Avenue Police Street, aged 38 years, occupation Police Officer, being duly sworn deposes and says, that on the 1st day of July 1889 at the City of New York, in the County of New York, he arrested

John Morris (now where) on the complaint of James Guin charging him with larceny from the person and deponent further says he has good and sufficient reasons to believe that said Guin will not appear at the Court of General Sessions to prosecute said Morris and therefore asks that he be committed to the House of Detention in default of bail

Andrew Devery

Sworn to before me, this 1st day of July 1889

Police Justice

1048

The complainant in this case is
in the House of Detention. He is a
recent immigrant, and has secured
employment on a farm. He wants
the case disposed of speedily, so
that he may begin work

McKenna 7/2/91

Police Court / District.

Affidavit-Larceny.

City and County } ss:
of New York,

of No. no home James Ginn Street, aged 19 years,
occupation Fireman being duly sworn,
deposes and says, that on the 30 day of June 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from person and the possession of deponent, in
the day time, the following property, viz:

Good and lawfull money
of the United States amounting to
Four Dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Morris (nowhere) for the reasons following to wit: on said date deponent was in the Company of Deponent and an other person not yet arrested, Deponent had in his hand a purse containing the said amount of money. Deponent took the said purse from Deponent, opened it and took out the money and passed the said money to the other person who ~~was~~ in heretofore mentioned, who then ran away.
James Ginn

Sworn to before me, this

of July

1891

John P. Kelly Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

John Morris

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

United States

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

Answer.

Picciatti

27 years

Question. What is your business or profession?

Answer.

Stone Cutter

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

Answer.

I am not guilty
John Morris

Taken before me this

day of *July*

1891

J. P. McNeill
Police Justice.

1051

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.....

Deferdant
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 *July 1st* 18 *91* *W. J. C. Bull* Police Justice

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

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

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

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

1052

Police Court--- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Quinn
vs. *H. D. John*

Office of *James Quinn*
John Quinn

1
2
3
4

BAILED.

No. 1, by
Residence Street.

No. 2, by
Residence Street.

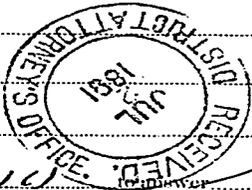
No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *July 1st* 1891
O. Quinn Magistrate.
Severy Officer.
Precinct.

Witnesses
No. Street.
No. Street.

No. Street.
\$1000



Committed *9/22*

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 Morris

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

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

The said

John Morris

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

two promissory note for the payment of money of t States Treasury Notes, of the denomination and value of two; promissory notes for the payment of money of the kind commonly called bank notes, of the denomination and value of two dollars each; two United States Gold Certificates, of the denomination and value of two dollar each; two United States Silver Certificates, of the denomination and value of two dollar each;

four promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; four promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; four United States Gold Certificates, of the denomination and value of one dollar each; four United States Silver Certificates, of the denomination and value of one dollar each;

divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of four dollars, and one purse of the value of twenty-five cents,

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

De Lancey Nicoll, District Attorney.

1054

BOX:

444

FOLDER:

4096

DESCRIPTION:

Mulhern, Frank

DATE:

07/30/91



4096

No. 15 216

Counsel, *W. G. ...*

Filed 30 day of July 1891

Pleas, *Not Guilty*

Account, first and second degree [Sec. 217 & 218, Penal Code]

THE PEOPLE vs.

F

Frank Mulhern

DE LANCEY NICOLL, District Attorney.

Charles Beverly Riley

A TRUE BILL. *Pen one c/n*

Richard J. ...

W. G. ... Foreman.

Spencer ...

10-2 for 2nd day

8-12 for Riley

Witnesses:
Judith Martin
Edward ...

Police Court— 4 District.

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

Bridget Martin
of No. 229 West 60th Street, aged 81 years,
occupation Keep house being duly sworn
deposes and says, that on the 18th day of July 1891 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by Frank
Milhearn (now here), who willfully
and wrongfully wounded and inflicted
grievous bodily harm upon deponent
by willfully seizing violent hold
of deponent and threw deponent down
a stairway in premises 229 West
60th Street whereby deponent received
severe contusions upon her body
That said assault was committed

with the felonious intent to take the life of deponent, or to do her 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 22 day of July 1891 *Bridget Martin*
As
mark
W. J. Mulvaney Police Justice.

1057

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Mulhern 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.

Frank Mulhern

Question. How old are you?

Answer.

34 years

Question. Where were you born?

Answer.

Ire.

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

Answer.

229 N. 60th - 6 mos.

Question. What is your business or profession?

Answer.

Laver

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

Answer.

I am not guilty

Frank Mulhern

Taken before me this
day of July 1917
W. Mulhern
Police Justice.

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

George Baker

of No. 22m Ave Street, aged years,

occupation of Police being duly sworn deposes and says

that on the 29 day of July 1891

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

Maude Mulhearn (now her) on complaint of one Bridget Martin of No. 229 W. 60th Street, for assault. Deponent says, - said Bridget Martin is now confined at home suffering from injuries received by reason of said assault, and is unable to appear in court.

Deponent further says, - said Bridget Martin has identified defendant as her assailant in the presence of deponent, and deponent prays that defendant be held to answer the result of said Bridget Martin's injuries.

George Baker

Sworn to before me, this 26 day of July 1891

Police Justice.

Police Court-- *f* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Max Mulhearn
32 - Hi - 2297.60

Dated *July 19* 189*1*

M. Mahon Magistrate.

Bulmer Officer.
22nd Prec

Witness,

Martha Martin
229 W. Co

Disposition, *Committed without*
bond to await result of inquest
31 July 30 - 3 P.M.
1000 bond to await result of inquest
31 July 22 - 2 P.M.

#215 of 4 970
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Budget Martin
229 - W 60
Frank Mulhearn

2
3
4

Office
Jel. Ross

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

Dated July 22 1891
J. Monahan Magistrate.
Lahur Officer.
27 Precinct.

Witnesses Ed Connolly
No. 229 W 60 Street.

No. _____ Street.

No. _____ Street.

\$ 1000
Lahur



1062

95

Police Department of the City of New York.

Precinct No.

New York, July 20th 1891

This is to certify Mrs Martin
of 229 West 60th St is suffering
from a number of contusions
of the arms and body and
is at present unable to
appear at court. In my
opinion she will be able to
appear in a few days -

Respectfully

Wm. H. ~~W. H. D.~~
Surgeon Police

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Franca Mathern

The Grand Jury of the City and County of New York, by this
Indictment accuse *Franca Mathern* —

of the crime of *Assault in the second degree*, —

committed as follows:

The said *Franca Mathern*,

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 ~~eighty~~ *ninety-one*, at the City and County aforesaid,

in and upon one Bridget Martin, then and there being, unlawfully and feloniously did make an assault, and then the said Bridget Martin, then in a certain building there situate, from a certain floor and long thereof, down and along a certain flight of steps therein to and upon a certain other floor and long thereof, with great force and violence then and there wilfully and feloniously did cast and throw and then the said Bridget Martin by means of and contrary and

The same as aforesaid, in and upon the
 body and arms of the said Bridget
 Martin then and there unlawfully and
 feloniously did strike and wound,
 the same being such means and force
 as were likely to produce the death
 of her the said Bridget Martin, with
 intent her the said Bridget Martin
 thereby then and there unlawfully and
 feloniously 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 Jurors aforesaid
 by this indictment further accuse the
 said Frank Matthews of the crime of
 assault in the second degree, committed
 as follows:—

The said Frank Matthews, late
 of the City and County aforesaid,
 aforesaid, do wit: on the day and in
 the year aforesaid, at the City and
 County aforesaid, in and upon one
 Bridget Martin, then and there lawfully
 feloniously did unlawfully and
 unlawfully make an assault, and

Then the said Bridget Martin, then in
 a certain building there situate, from a
 certain door and Henry Thrope, down
 and down a certain flight of steps
 therein, to and upon a certain other
 door and Henry Thrope, with great force
 and violence, then and there feloniously
 did unlawfully and wrongfully cast and
 throw, and then the said Bridget Martin,
 by means of and contrary and knowing
 the same as aforesaid, in and upon the
 body and arms of then the said Bridget
 Martin, then and there feloniously did
 unlawfully and wrongfully strike and
 wound, and the said Thrope, then,
 and there feloniously, by the means
 aforesaid, did unlawfully and wrongfully
 inflict various bodily harm upon
 the said Bridget Martin; 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 Nicol,

Attorney.

1066

BOX:

444

FOLDER:

4096

DESCRIPTION:

Murphy, John

DATE:

07/23/91



4096

Police Court 3 District.

City and County } ss.:
of New York,

of No. 1 Corlears Street, aged 23 years,
occupation Salvagee being duly sworn

deposes and says, that the premises No. 587 Grand Street, 13 Ward
in the City and County aforesaid the said being a five story brick
building
and which was occupied by deponent as a place of business
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly cutting the first
a ground floor of No 587 Grand Street
through a broken pane of glass in
the door and entering therein with intent
to commit a felony
on the 14 day of July 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One Revolving Pistol and one
box of Segars together of the value
of Five dollars (\$5.00)

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
John Murphy (nowhere)

for the reasons following, to wit: That about one o'clock
am of said date deponent
personally looked and fastened
the doors and windows leading
into said premises and that
deponent was the last person
in said premises prior to deponent
closing up. Deponent is informed
by Officer Patrick O'Donnell

of the 12th Precinct that at about
 2 am o'clock of said date
 he saw defendant in said
 premises and shortly thereafter
 found defendant seated in
 the water closet pretending he was
 asleep. Wherefore defendant
 says that defendant beheld
 to answer and be dealt
 with as the law directs.

Given to before me
 this 12th day of July 1891
 John J. Moran
 Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
 Hundred Dollars and be committed to the Warden and Keeper of the City Prison
 of the City of New York, until he give such bail.

Dated _____ 1891
 Police Justice.

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

Dated _____ 1891
 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 _____ 1891
 Police Justice.

Police Court, _____ District.

THE PEOPLE, etc.,
 on the complaint of _____

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—BURGLARY.

Dated _____ 1891

Magistrate.

Officer.

Clerk.

Witness, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

1070

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick O'Donnell

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

12 Precinct

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Michael Connor*

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

Sworn to before me, this *14* day of *July* 1890,

Patrick O'Donnell

John Ryan
Police Justice.

1071

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

John Murphy

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

New York City

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

Answer.

101 Avenue and Corduroy St One month

Question. What is your business or profession?

Answer.

Word Lawyer

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

Answer.

I am not guilty

John *John T. Murphy*
more

Taken before me this

day of

1887

Police Justice.

1072

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 Seven 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 July 14 1891 John Regan 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.

1073

~~159~~ Police Court--- 1918 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maie O'Connor
of Corbeare St.
John Murphy

Amey Lamy
Officer

Dated *July 14* 189*1*

Ryan Magistrate.
O'Donnell Officer.

Witnessed *Said Officer*
12 Precinct.

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *7.00* to answer *Yes.*

AM
Bung 3
P.d.



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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Murphy

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

John Murphy

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

The said

John Murphy

late of the *Thirteenth* Ward of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *July* in the year of our Lord one thousand eight hundred and *ninety one*, with force and arms, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

a certain building, to wit: the saloon of one Michael O'Connor

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

Michael O'Connor

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

John Murphy

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

The said

John Murphy

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

one pistol of the value of one dollar and one box of cigars, of the value of four dollars

[Large decorative flourish]

of the goods, chattels and personal property of one *Michael O'Bonnor*
in the dwelling *saloon* house of the said *Michael O'Bonnor*

in the saloon
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.

De Lancey Nicoll
District Attorney

1076

BOX:

444

FOLDER:

4096

DESCRIPTION:

Murphy, John

DATE:

07/29/91



4096

1077

W. M. A. 1898
Cope vs. Stanton
Counsel, *Wm. B. Beatty*
Filed 29 day of July 1891
Not Guilty 30

[Sections 224 and 227, Penna Code].
Robbery, degree.

THE PEOPLE

vs.

T

John Murphy

De Sancey Nicoll
~~John R. Nicoll~~

District Attorney.

A True Bill.

Andrew J. Lee
Aug 1/91
District Attorney.

Beats Beatty
S. P. 7 yrs. ~~1891~~
S. P. 7 yrs. 10

1078

Police Court District.

CITY AND COUNTY OF NEW YORK, ss

Natie Christiansen of No. 448 West 45 Street, Aged 17 Years Occupation Cashier being duly sworn, deposes and says, that on the 25 day of July 1889, at the 9th Ward of the City of New York, in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without her consent and against her will, the following property, viz:

One leather satchel containing Gold and lawful money of the United States of the amount and value

of the value of Six hundred and thirty DOLLARS, the property of M. J. Tompkins, and in deponent's care and custody and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away, by force and violence as aforesaid by

John Murphy, (now here), from the fact that deponent had the said satchel, containing the said sum of money in her possession and was mastering the same at the bank. Then when deponent reached the south east corner of 13th Street and 7th Avenue, this deponent was approached by deponent and took possession of the said satchel, and attempted to take it. Then deponent held the satchel and the defendant threw deponent on the ground and dragged deponent about ten feet. Deponent cursed his arrest and preparation to be held and dealt with as the law directs. Katie Christiansen

Sworn to before me this day of July 1889. Police Justice.

1079

Sec. 198-200.

CITY AND COUNTY OF NEW YORK.

12 District Police Court.

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

Question. What is your name?

Answer. *John Murphy*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 52 South 5th Avenue, 2 months*

Question. What is your business or profession?

Answer. *Peddler*

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

Answer. *I am not guilty*

John Murphy

Taken before me this

day of

July 1887

John S. Kelly

Police Justice.

1080

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.....

Almond

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

Dated *July 25* 18*91* *John S. Kelly* Police Justice.

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

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

There being no sufficient cause to believe the within named.....

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

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

1958 965
Police Court District.

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

Nata Christina
John Murphy

P. P. Perry
Offence

Dated *July 25 1958*

Kelly Magistrate.
Mooney Officer.

Witnesses *Jane Hall*

No. *49-4800* Street.
Dan J. Brogan

No. *2 Jones* Street.

No. *G.S.* Street.
\$ *2.50*

BAILED.

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John ...

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

John ...
of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said *John ...*

late of the City of New York, in the County of New York aforesaid, on the *twenty*
22nd day of *July*, in the year of our Lord one thousand eight
hundred and *ninety-one*, in the *time of the said day*, at the City and
County aforesaid, with force and arms, in and upon one *John ...*,
in the peace of the said People, then and there being, feloniously did make an assault, and

one article of the value of five
dollars, and the sum of six hundred
and thirty dollars in money, lawful
money of the United States of
America, and of the value of six
hundred and thirty dollars,

of the goods, chattels and personal property of the said *John ...*
from the person of the said *John ...*, against the will,
and by violence to the person of the said *John ...*,
then and there violently and feloniously did rob, 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.

Samuel ...
District Attorney

1083

BOX:

444

FOLDER:

4096

DESCRIPTION:

Murray, John

DATE:

07/01/91



4096

Handwritten notes in the top left margin.

Witnesses:

Counsel,

Filed

Pleads

*at day of July 18 91
Not Guilty*

THE PEOPLE

vs.

John Murray

Grand Larceny, Degree. [Sections 528, 537 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John J. [Signature]

Foreman,

*July 7, 1891
Pleads Not Guilty
John Murray*

Police Court 2nd District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 591 Grove Street Jersey City Henry Caffrey Target, aged 36 years,
occupation W. Hatman being duly sworn,
deposes and says, that on the 30 day of June 1897 at the City of New York,
~~in the~~ County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One Silver watch and gold and
lawful money of the United States
together of the amount and value of
thirty dollars

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by John Murray (name here)

from the fact that at about the hour of six o'clock and thirty minutes P.M. on said date while deponent was being asleep in the stern cabin of the Canal boat Fishman lying at the foot of East 79th the deponent came aboard of said Canal Boat and while in the act of lying down alongside of deponent on the bunk deponent saw the said deponent take and carry away the aforesaid watch from the pocket of deponent's pantaloons worn on the person of deponent and the deponent inserted his hand in the left hand side pocket of deponent's pantaloons and abstracted the aforesaid money from said pantaloons pocket worn on the person of deponent.

Henry Caffrey

Sworn to before me this 1st day of July 1897
John Murray
Justice Justice

1086

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *John Murray*

Question. How old are you?

Answer. *28 years.*

Question. Where were you born?

Answer. *Albany New York.*

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

Answer. *146 1/2 1st Avenue, 5 years.*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty.*
John Murray

Taken before me this *24*

day of *June* 189*1*

H. H. ...

Police Justice.

1087

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

Defendant

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

Dated June 24 1891 *W. T. ...* Police Justice.

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

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

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

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

1088

Police Court--- 2 District. 830

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Caffrey
341 East Gray City St
J. J. McCarthy

Offence
Held by

1
2
3
4

Dated June 24 1891

McMahon Magistrate.

Mc Cafferty & McCarthy Officer.
Q. O. Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$ 1000 to answer G. S.

John P. L. Person



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Murray

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

The said John Murray

late of the City of New York, in the County of New York aforesaid, on the 20th day of June in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with force and arms, in the day time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of fifteen

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

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

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

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

watch of the value of fifteen dollars

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

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

1090

BOX:

444

FOLDER:

4096

DESCRIPTION:

Murray, Joseph

DATE:

07/13/91



4096

~~W.D. X~~ X
Counsel,
Filed 13 day of July 1891
Pleads,

THE PEOPLE
vs.
Joseph Murray
Robbery in the second degree,
(MONEY)
[Sections 224 and 229, Penal Code].

DeSomer, Nichol
JOHN R. FELLOWS
District Attorney.

A True Bill.

Amicus I
July 14 1891
Pleads Rob. 2d
G. W. J. P. Jr.
July 17 1891
Sec. 17

Witnesses:

And for
L. W. Loveland
second hand lumber
9th Street 14 1/2 ft
Sept. 14 1891
has been used
to drive wire in
Pen. Box

Police Court-- 3rd District.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 534 East 13th Street, Aged 14 Years
Occupation *errand boy* being duly sworn, deposes and says, that on the
2nd day of *June* 1891, at the 17th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

*Good and lawful money of the United
States of the amount and value of*

of the value of *Twelve* DOLLARS,

the property of *Thomas P. Costigan* in care and custody of *deponent*
and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

*Joseph Murray (now here) from the fact that
at about the hour of three o'clock P.M. on said
date while deponent was walking along East
13th Street and when in front of an Alley no
522 East 13th Street the defendant came
behind deponent and placed his defendant's
arms around deponent's body and forcibly pushed
deponent into said Alley and deponent up into
the yard in the rear of said Alley followed by
defendant and deponent attempted to run out
of said Alley when the defendant caught hold
of deponent by the throat and was choking deponent
and forcibly threw deponent down on the ground*

day of

Spoken to before me, this

188

Justice Justice

And held defendant down by the throat with ~~his~~
~~right~~ ~~hand~~ and forcibly inserted his
defendants ~~right~~ hand into defendants right
hand side of defendants pantalons worn on the
person of defendant and forcibly abstracted
the aforesaid money from defendants right hand
side pantalons pocket without defendant consent
or will whereupon defendant prays that said
defendants may be dealt with according to
law

Sworn to before me this }
5th day of July 1891 } John Castigan
John J. Ryan Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and he committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated _____ 1891 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1891 Police Justice
There being no sufficient cause to believe the within named
guilty of the offense therein mentioned, I order he to be discharged.
Dated _____ 1891 Police Justice

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

1094

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Joseph Murray

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York City

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

Answer. 96 9th Ave 5 months

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty the money fell out of his pocket and I picked the money up

Joseph Murray

Taken before me this

day of

1937

Police Justice

1095

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.....

Deputy
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 *July 5* 18 *91* *John H. Ryan* 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.

1096

Police Court 603 District. 888

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Costigan
534 - 57 13th St
1 Joseph Murray
2 _____
3 _____
4 _____
Offence Drunken

BAILED.

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated July 5 1891
W. J. Ryan Magistrate.

Francis Hagan Officer.
14 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer Yes

James



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 Murray

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

Joseph Murray

of the crime of ROBBERY IN THE *second* DEGREE, committed as follows:

The said *Joseph Murray*

late of the City of New York, in the County of New York aforesaid, on the *second* day of *June*, in the year of our Lord one thousand eight hundred and ~~eighty-ninety-one~~ in the ~~day~~ time of the said day, at the City and County aforesaid, with force and arms, in and upon one *John Rodriguez*, in the peace of the said People then and there being, feloniously did make an assault, and ~~promissory note~~ for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars ~~_____~~; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars ~~_____~~; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *six* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; ~~promissory note~~ for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars ~~_____~~; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars ~~_____~~; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; ~~United States Silver Certificate~~ of the denomination and value of twenty dollars ~~_____~~; *one* United States Silver Certificate of the denomination and value of ten dollars ~~_____~~; *two* United States Silver Certificate of the denomination and value of five dollars *each*; *six* United States Silver Certificate of the denomination and value of two dollars *each*; *two* United States Silver Certificate of the denomination and value of one dollar *each*;

712-

~~United States Gold Certificate of the denomination and value of twenty dollars~~
; ~~one~~ United States Gold Certificate of the denomination and value of ten
dollars ; ~~two~~ United States Gold Certificate of the denomination and value of
five dollars ~~each~~ ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of *Twelve dollars,*

of the goods, chattels and personal property of ~~the said~~ *one Edward Rodriguez,*
from the person of the said *John Rodriguez,* against the will,
and by violence to the person of the said *John Rodriguez.*
then and there violently and feloniously did rob, 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.

John R. Fellows
~~JOHN R. FELLOWS,~~

District Attorney.

1099

BOX:

444

FOLDER:

4096

DESCRIPTION:

Murrello, John

DATE:

07/15/91



4096

de ray

Witnesses:

Stanley Combs

Father or Mother

W.

1888

X

Counsel,

Filed

day of

1891

15 July

Pleads,

THE PEOPLE

vs.

I

(Sections 278 and 218, Penal Code.)

H A H H

John Muredda

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Substant 2 Lot

Foreman.

July 16 1891

Plea as M. Ray

9 4 18 6 1891

July 17 1891

1101

STATE OF NEW YORK, CITY AND COUNTY OF NEW YORK, POLICE COURT - 2 DISTRICT.

Sophie Buehl
of No. *527-9th Avenue* aged *9 years* Street, being duly sworn, deposes and says that on the *29th* day of *June* 18*91*

at the City of New York, in the County of New York, *vs. John Murrello*

sworn here, did unlawfully, wilfully and feloniously perpetrate and commit an act of sexual intercourse, defendant being then and there, under the age of sixteen years & not of the age of 9 years. Defendant not being the defendant's wife all of which is in violation of section 5378 of the Penal Code of the State of New York, for the reasons following to wit: That on said date defendant met both the defendant, shop at No. 495-9th Avenue, in the basement. That this defendant took defendant into a bed room in the said basement, placed defendant on a chair, lifted up defendant's clothes and unbuttoned his drawers. That he then and there, unbuttoned his pants and took out his penis and did and there insert his penis into defendant's private parts. That the defendant gave defendant five cents and defendant went home. Therefore defendant prays that the defendant be held and dealt with by the law strictly.

Sworn to before me
this 1st day of July 1891
[Signature] Sophie Buehl
[Signature]
Police Justice

1102

Sec. 199-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

John Murrello

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. *John Murrello*

Question. How old are you?

Answer. *23 years -*

Question. Where were you born?

Answer. *Italy*

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

Answer. *495-9-Avenue - 8 months*

Question. What is your business or profession?

Answer. - *Shoemaker -*

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

Answer.

I am not guilty

John Murrello

Taken before this

day of

188

Police Justice.

1103

95

Police Department of the City of New York.

Precinct No. 20

New York, July 11th 1891

This is to certify that I have examined Sophie Buehl, aged nine years, residence 527 9th Avenue and that I did not find any positive evidence of her having been indecently assaulted, except that there is a slight discharge from the vulva, which is a result of an inflammation —

Frank Curen M.D.
Surgeon of Police

1104

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

Dated *July 1 1891* 18 *[Signature]* Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

1105

Police Court--- 904 District.

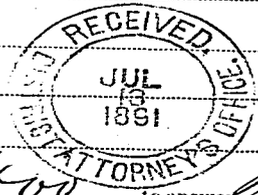
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stephen Paul
John Curvello
2
3
4
Offence *Paul*

Dated *July 12 1891*
George Magistrate.
Dwyer Officer.
30 Precinct.

Witnesses
No. _____ Street.

No. _____ Street.
No. _____ Street.
\$ *1.00* to answer



Cur

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

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Murrells

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *John Murrells* —
of the CRIME OF RAPE, committed as follows:

The said *John Murrells*, —
late of the City of New York, in the County of New York aforesaid, on the *twenty-ninth*
day of *June*, — in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms, in and upon
a certain female not his wife, to wit: one *Sophie Buedd*, —
— then and there being, wilfully and feloniously did make an assault, and her
the said *Sophie Buedd*, then and there, by force and with violence to
her the said *Sophie Buedd*, against her will and with-
out her consent, did wilfully and feloniously ravish and carnally know, against the form of the
Statute in such case made and provided, and against the peace of the People of the State of New
York and their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *John Murrells* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *John Murrells*, —
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon a certain female not his
wife, to wit: her the said *Sophie Buedd*, then and there being,
wilfully and feloniously did make another assault with intent her the said *Sophie*
Buedd, against her will and without her consent, by force and violence, to then
and there wilfully and feloniously ravish and carnally know, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said John Murrells
of the CRIME OF RAPE, committed as follows:

The said John Murrells,
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon a certain female not his wife,
to wit: her the said Sophie Buehl, then and there being, wilfully and
feloniously did make another assault, and an act of sexual intercourse with her the said
Sophie Buehl, then and there wilfully and feloniously did
commit and perpetrate, against the will of the said Sophie Buehl,
and without her consent; against the form of the Statute in such case made and provided, and
against the peace of the People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said John Murrells
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said John Murrells,
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon a certain female not his
wife, to wit: her the said Sophie Buehl, then and there being,
wilfully and feloniously did make another assault, with intent an act of sexual intercourse with
her the said Sophie Buehl, against her will and without her
consent then and there wilfully and feloniously to commit and perpetrate, 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.

~~Dr. LANCEY NICOLL, District Attorney.~~

~~First~~ COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said *John Murrells* —

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

The said *John Murrells*, —

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain female not his wife, to wit: her, the said *Sophie Buel*, —

then and there being, wilfully and feloniously did make another assault, she, the said *Sophie Buel*, being then and there a female under the age of sixteen years, to wit: of the age of *—* ~~—~~ *—* years; and the said

John Murrells, — then and there wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said

Sophie Buel, —, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

John R. Fellows
JOHN R. FELLOWS, District Attorney.