

0636

BOX:

72

FOLDER:

809

DESCRIPTION:

McCarthy, John

DATE:

07/14/82



809

0637

BOX:

72

FOLDER:

809

DESCRIPTION:

Bennett, Louis

DATE:

07/14/82



809

0638

WITNESSES.

No 97

Day of Trial,

Counsel,

Filed 14 day of

July 188 2

Pleads

John McKeon

THE PEOPLE

vs.

John McKeon
Louis Bennett
Prisoner

LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

A True Bill.

Edward W. [Signature]

Foreman.

July 18 1882

John P.

Edward P. [Signature]

Each Pen 6 months

0639

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Mc Carthy
and Louis Bennett

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

John Mc Carthy and Louis Bennett
of the CRIME OF GRAND LARCENY, committed as follows:

The said John Mc Carthy and
Louis Bennett

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the eleventh day of July in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County

aforesaid, with force and arms ten coats of the value

of three dollars and fifty cents
each

of the goods, chattels and personal property of one

Jacob Silverstein

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

0640

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Mc Carthy and Louis Bennett
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *John Mc Carthy and Louis Bennett*
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, with force and arms, at the Ward, City and County aforesaid *ten*
coats of the value of three
dollars and fifty cents
each

of the goods, chattels and personal property of the said
Jacob Silverstein
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Jacob Silverstein
unlawfully, unjustly did feloniously receive and have, the said
John Mc Carthy and Louis Bennett
then and there well knowing the said goods, chattels and personal property to have
been feloniously stolen, taken and carried away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York and their dignity

JOHN McKEON, District Attorney.

0541

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

See 208, 209, 210 & 212.

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Shuster
1119 District St.
John W. Learty
Louis Bennett
Offence, *Grand Larceny*

Dated *July 10* 188*2*

W. H. Wells Magistrate.

Boyle Officer.

W. H. Boyle Clerk.
Witnesses *John W. Learty*
W. H. Wells Police



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

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

Dated *July 11* 188*2* *J. H. Smith* 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.

0642

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John McLeavelly 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 McLeavelly

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 110 Ridge Street 10 Months

Question. What is your business or profession?

Answer. Redder

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

Taken before me, this 11 day of July 1888 John McLeavelly

J. W. Smith Police Justice.

0643

Sec. 198-200.

3711 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Bennett 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. *Louis Bennett*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *131 Orchard Street two years*

Question. What is your business or profession?

Answer. *Slipper 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*

Taken before me, this *11* day of *July* 188*8* by *Louis Bennett*

J. H. [Signature] Police Justice.

0644

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Jacob Silverstein

of No. 119th Avenue Street,

being duly sworn, deposes and says, that on the 11 day of July 1882

at the City of New York,

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

of deponent, and from said premises at night time

the following property, viz:

ten coats of the value of thirty-five dollars

Sworn before me this

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

Jalen M. Carthy and Louis Bennett
(both unknown) from the fact, George W. Boyle
of the 10th Precinct Police informed deponent
that he arrested said defendants with
two coats in their possession which deponent
identifies as a portion of the property
stolen from his possession.

1882
Police Justice

publ 12/14 2761

0645

City & County of New York 1882

George W. Boyle of the 10 Precinct Police being duly sworn deposes and says that on the morning of the 11th day of July 1882 at the hour of 4³⁰ o'clock he accompanied Jacob M. Corty and Louis Bennett (both ~~with him~~) with two coats in their possession which coats Jacob Silverstein the witness complains and fully identifies as a portion of the property stolen from his possession

Sworn to before me this 11th day of July 1882

George W. Boyle

J. P. [Signature] Police Justice

District Police Court.

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

AFFIDAVIT—Larceny.

Dated 11th July 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0646

BOX:

72

FOLDER:

809

DESCRIPTION:

McDonald, Francis

DATE:

07/07/82



809

0647

BOX:

72

FOLDER:

809

DESCRIPTION:

Hale, John

DATE:

07/07/82



809

0648

BOX:

72

FOLDER:

809

DESCRIPTION:

Copeland, Andrew

DATE:

07/07/82



809

0649

No. 8

Day of Trial,

Thursday

Counsel,

Filed

7th day of

July

188 2

Pleads

Not guilty

THE PEOPLE

LARCENY AND RECEIVING STOLEN GOODS.

Francis McDermott
John J. Healey
Andrew Copeland

July 1st JOHN McKEON,

Mr. J. J. P. District Attorney.

Penal 3 months
A FIVE BILL.

Matthew P. ...

Foreman.

July 7th

Pleads ...

Pen 3 months
Recd from ...

WITNESSES.

Empty lines for witness names

0650

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

THE POPEL OF THE STATE OF NEW YORK,

against

Francis Mc Donald
John J. Hale
Andrew Copeland

The Grand Jury of the City and County of New York, by this indictment accuse
Francis Mc Donald, John J. Hale, and
Andrew Copeland
of the CRIME OF GRAND LARCENY, committed as follows:

The said Francis Mc Donald, John J. Hale,
and Andrew Copeland

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the sixth day of June in the year of our Lord one
thousand eight hundred and eighty two, at the Ward, City and County

aforesaid, with force and arms two trunks of the value
of nine dollars each

of the goods, chattels and personal property of one

Eliza H. Osborne

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

0651

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

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

The said *Andrew Copeland*

late of the Ward; City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, with force and arms, at the Ward, City and County aforesaid *two trunks of the value of nine dollars each*

of the goods, chattels and personal property of the said

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

Eliza H. Osborne
unlawfully, unjustly did feloniously receive and have, the said

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

JOHN McKEON, District Attorney.

0652

No. 3. Recited for
Examined June
8th 1882

Sec. 208, 209, 210 & 212.
Police Court - 2nd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Kelly
335 6th St
Francis McDonald
John F. Hale
Andrew Copeland
Office of Grand
Jury

Dated June 17th 1882

Wm. C. Ward, Magistrate.
James J. Leonard, Officer

No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

James M. Kelly
Francis McDonald
John F. Hale
Andrew Copeland



No. 1
No. 2
No. 3
No. 4
Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James M. Kelly, John F. Hale, and Andrew Copeland guilty thereof, I order that they be admitted to bail in the sum of Three Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated June 17th 1882 John F. Hale Police Justice.

I have admitted the above named Andrew Copeland to bail to answer by the undertaking hereto annexed.
Dated June 26th 1882 Solou B. Smith 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.

0653

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis McDonald 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. *Francis McDonald.*

Question. How old are you?

Answer. *21 Years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *228 West 18th Street 5 months*

Question. What is your business or profession?

Answer. *Trunk maker.*

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

Answer. *I am guilty of the charge. I went to where the trunks were and helped to take them out and Copeland had a wagon near by take the trunks away.*

Taken before me, this *7th* day of *June* 188*7*.

Francis McDonald

J. Henry Ford Police Justice.

0654

Sec. 198-200

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John J. Hall 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 J. Hall.

Question. How old are you?

Answer.

19 Years.

Question. Where were you born?

Answer.

New York.

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

Answer.

8th Avenue New York Street 2 Weeks.

Question. What is your business or profession?

Answer.

Porter

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 went in company with McDonald and helped to carry the "Munks" out and gave them to Copeland.

Taken before me, this

day of

June 1887 *John J. Hall*

J. Murray Ford Police Justice.

0655

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Copeland 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. Andrew Copeland

Question. How old are you?

Answer. 53 Years.

Question. Where were you born?

Answer. New York.

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

Answer. 34 Clarkson Street 1 Month

Question. What is your business or profession?

Answer. Shoe Maker.

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

Answer I am not guilty.

Taken before me, this 7th

day of June 1887

Andrew Copeland

J. Henry Ford Police Justice.

0656

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss

James M. Mally agent of Frank. Mader

of No. 335. Park Avenue Street, being duly sworn, deposes and says, that on the 6th day of June 1882,

at the Premises 246. Seventh Avenue 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:

Two Trunks together of the value of ~~thirty~~ ~~two~~ ~~dollars~~ Eighteen dollars

the property of Eliza S. Osborn and in deponent's Care and Charge.

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

Francis McDonald John J. Hale and Andrew Copeland (now here) from the fact that said McDonald and Hale admitted and confessed to deponent that they had taken stolen and carried away said property and deponent found the said property in the possession of said Copeland.

James M. Mally Complainant amended as to value and Complainant sworn June 24th 1882. J. K. M. Police Justice

Sworn before me this

John J. Mader June 1882

Police Justice

0657

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got the trunks in the wagon he
drove up and I went back
to the storage room.

John J. Hale

Mr. Rice moved to dismiss the
complaint on the ground that
there was no evidence to show
that ~~the~~ two trunks were stolen.

Motion denied temporarily &
held in abeyance until Monday
June 23rd 1887 at 2 o'clock.

Wagon to be returned
this day of June 1887

John J. Hale

Preci Justice

2d Dist. Police Court

The People on Complaint of
James M. Kellyvs
James M. Donald,
John J. Hale &
Andrew CopelandBefore Hon. J. Henry Ford,
Justice

Appearances

Edw. Rice

Chas. L. Goldie

Isaac L. Link

For Defen.

Prosecutor

James M. Kelly, Complainant Sworn
Cross Examination by Edw. Rice

Q. What is your business?

A. I am a trunk maker.

Q. And the trunks you say were
stolen from your place you re-
cognize?

A. Yes sir

Q. Did you identify them as being
trunks that were stolen from
your establishment?

A. Yes sir.

Q. How many of that kind of trunks
have you in your establish-
ment?

A. I couldn't say

0659

- 2
2. Still you say that these two trunks were stolen from them altho you can't say how many you have in that establishment?
- A. I can't say; no sir, I know these trunks were our make, we make our trunks different from other people
2. Do you claim that all the trunks you ever made in your establishment are there still?
- A. No sir.
2. Were these two trunks especially worn?
- A. No more than any others we have.
2. You swear that these two trunks were worth \$32?
- A. They didn't cost \$32, they cost us about \$18, I was told to put them down at \$32 in the Station House by the Sergeant there, he told us to put down the price I could get for them
2. What did you think these trunks be-

longed to you?

A. Patrick Casey of 158-6th Avenue, where I found the ~~trunk~~ trunk in his store in the back of his shop there.

Q. Did you see Mr. Copeland there at the time?

A. No sir. I saw Mr. Casey's son there.

Q. How did you come to discover that you found the property in the possession of Mr. Copeland?

A. He had charge of the store, he had the two trunks there.

Q. Do you know he ~~works~~ ^{works} there?

A. No sir; he did though.

Q. Did Mrs. I. Hall work for you?

A. About a month, yes, and I had him once before that, nearly two years ago.

Q. And Francis Mc Donnell?

A. He worked for me going on three years, carrying out trunks at night.

Q. Lately?

A. Yes, he was paid for every

0551

4

thing he did.

Q. Was he in charge of your store on the 6th of June?

A. He had the key to get some trunks from the 7th Avenue storeroom, as I sold trunks I replaced them from there, the storeroom is on 7th Ave. near 27th Street, and the store is 335th 6th Avenue, I am in charge of the store, it belongs to Mr. Osborn

Re-direct Examination by Mr. Suit

Q. You say you got your information on that the trunks were stolen from Patrick Casey?

A. Yes sir.

Q. And on that information alone you base your suspicions?

A. Yes sir.

Q. Do you understand my questions?

A. Yes sir.

Q. Did John L. Hale or McDonald

Do you say anything to you in relation
to these two trunks?

W. Price objected to the question
on the ground that no questions
should be asked or answered
by the witness in regard to
what was said by any body
else other than this prisoner
unless unless it was uttered in
the presence hearing.

(By the Court.) The witness can
answer yes or no but he
cannot state what the con-
versation was.

Q. How did you know that these
trunks were in Mr. Casey's
store?

A. Mr. Pat Casey told me.
Q. State what he told you.

W. Price objected to what he
said unless the prisoner
was present when he said it.

Objection sustained

Q. Did Mr. Copeland say anything to you at the time of the arrest about the two trunks?

A. Yes sir.

~~Directed to~~

Q. When Mr. Casey took you these 2 trunks were in his place what did you do?

+ A. Mr. Price objected to question as immaterial.

Question withdrawn.

Q. Did you have any other arrests?

A. Yes sir,

Q. Who did?

A. Copeland first and all the Donald & Hale afterwards.

Sworn to before me this
25th Day of June 1889

James M. Malby

J. Henry Ford
Police Justice

0664

Francis Kieran, being sworn⁷
testified as follows.

Direct Examination by Mr. Sullivan

Q. You are the officer who arrested
Copeland, Hale & Mc Donald
the three defendants here?

A. Yes sir.

Q. What is your precinct?

A. 15th.

Q. When did you make the
arrest?

A. On the 7th of June.

Q. Did you have any con-
versation with Copeland?

A. Yes sir.

Q. What was it?

A. He told me I told Copeland
that Mr. Kelly accused him
of stealing these two trunks &
that they were in his possession.
He said he didn't steal
them. I told him to come to
the Station House. He said
another man stole them. I
asked him who was the man

was and he ^{Mr. Stally then said that it was} ~~said~~ Mr. Donald. He said you can take your two trunks if you don't have me arrested I will tell you who did it. He said I will give you any money or anything you want if you don't disgrace me by having me arrested. He refused to tell me the names of those who stole the trunks I brought him to the Station House and he told the Sergeant at the desk that two boys Hall and one Donald were the ones who stole the two trunks and he wanted them arrested also. The Sergeant sent me for them and I arrested them & brought them to the Station House.

Cross Examination by Mr. Rice

2. Is it not true that when Mr. Mr. Stally came into the store he said when he saw Copeland "that is the man" were those not the first

Words spoken?

A. Yes sir.

Q. Before anything else was said did it all ^{fully} ~~say~~ say J. to Copeland "I want these two trunks"?

A. I didn't hear it.

Q. And then did it all ^{come} say I want you to arrest him?

A. Yes sir.

Q. And didn't Copeland say in answer "Jim I have never been arrested in my life before and don't you have me arrested, if these two trunks are yours you can have them. I got them for a debt that was owing me!?"

A. Yes sir.

Q. Didn't he say he would sacrifice anything rather than bring disgrace upon his family & didn't he say his wife was sick?

A. Yes sir.

- (10)
- Q. Did he say he didn't want to give his wife a shock?
- A. Yes sir, he said she was very sick and I believe he said his son was also sick.

Re-Direct Examination by Mr. Leuk.

- Q. Do you know whether the words you have just used were the exact words used by Copeland?
- A. No, I ain't sure, they conveyed the same meaning.
- Q. Did Copeland say anything to you charging himself with stealing the trunk?
- A. No sir.

Sworn to before me this
22nd Day of June 1887

Francis P. Curran

J. Henry Ford
Police Justice

Francis McDonald, being sworn testified as follows:

Direct Examination by Mr. Leuk.

0568

11

Q. Where do you live?

A. 228 West 118th Street.

Q. What is your business?

A. I am a trunk maker.

Q. Do you know Mr. Copeland?

A. Yes sir. I have known him for about two years, he worked with me at 335-6th Avenue.

Q. Did you see Copeland on the morning of the 6th of June?

A. I saw him that evening, in Mr. Casey's store.

Q. Who else was there?

A. Mr. Casey's sons & Mr. Casey himself came in 15 minutes after.

Q. What did you do there?

A. I went to see Copeland, he was there when I got there, he was working there.

Q. What did you say to him?

A. I said "Hello" & so did he. I can't remember the exact words that passed. I went down to see him.

Q. What for?

(Mr. Price here suggested that

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the witness be instructed not to answer any question which would connect him with this or any other crime).

(The witness was so instructed.)

A. I decline to answer the question.

Q. What did he say to you?

A. He asked me how was business & we drank a pint of beer.

Q. How long were you in Mr. Copeland's store?

A. An hour and a quarter or an hour.

Q. Did you see him the next morning?

A. No sir. I didn't see him again until I saw him in the Station House, I didn't

Q. Speak to him there, nor he to me.

Q. Did you ever see those two trunks that were taken?

A. Yes, at 335-6th Avenue, I put them there when they

- were finished. I have seen them also in the 7th Avenue place.
- Q. Did you ever see them at Mr. Casey's store?
- A. Yes sir.
- Q. Was anyone in the 7th Avenue place when you were there?
- A. No sir, I was alone, it was two or three o'clock in the day.
- Q. Where did you go after you left the 7th Avenue place?
- A. To the 6th Avenue store.
- Q. Did you see Mr. Copeland on that day?
- A. No sir, I saw him in the evening, we walked down 6th Ave.
- Q. Did you have a conversation with him?
- A. We were talking about a canvas for a trunk.
- Q. Did you have a conversation with Copeland about these trunks?
- A. Yes sir.
- Q. What was it?
- A. I decline to answer.

~~Examination of [unclear]~~

Q. Do you know Mr. McStally?

A. Yes sir.

Q. You worked where he does?

A. Yes sir.

Q. Up to when?

A. To the day of my arrest.

Q. Did you have any conversation with Mr. McStally respecting these two trunks on the day of your arrest or the day before?

A. Yes sir.

Q. Did he with you?

A. Yes sir.

Q. Do you know Patrick Casey?

A. Yes sir, I have seen him at his store, were the trunks were.

Q. Did you look at the trunks there?

A. No sir.

Q. Do you know John J. Hall?

A. Yes sir.

0672

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Q. Did you have any conversation
with him?

A. Yes sir.

Q. Did you see Mr. Copeland
and Hale together at any
time on the 6th or 7th of June
on the day before you were
arrested?

A. No sir.

Q. On the day you were arrested
did you?

A. No sir.

Q. Did you see them together at
any time prior to the arrest?

A. No sir.

Examination by Mr. Price

Q. You have known Mr. Copeland
for some time?

A. Yes sir.

Q. He has been very kind to
you?

A. Yes sir.

Q. Lended you money?

A. Yes sir.

Q. You owe him something

- now?
- A. Messin.
- Q. about \$20 or \$22?
- A. I don't know exactly. I think it is only \$15.

Sworn to before me this } Francis Mc Donald
 22 days of June 1887 }
 J. Henry Ford
 Police Justice

Morris Casey, being sworn testified
 as follows:

Direct Examination by Mr. Fink

Q. What is your business?

A. Trunkmaker of 444-6th
 Avenue.

Q. How long have you been in
 business there?

A. 12 years.

Q. Do you know Andrew
 Capeland?

A. Yes sir.

Q. Do you see him here in
 Court?

0674

A. Messin (points him out)
Q. Did he at any time prior to the arrest of McDonald and Hall come into your store and speak to you respecting any trunks?

A. Messin, sometime previous to the arrests.

Q. Was it within a week?

A. I don't remember the time it was. He asked me if I would receive some goods and put them away for him. He said a party owed him some money and he took the trunks in payment for it. I saw
was a casual remark.

Q. What did he say?

A. He said they would be brought there and to slide them on a side.

Cross Examination by Mr. Rice

Q. Do you know Copeland

A. Yes, he was a ~~trunk~~ ~~man~~

- Q. Where is your place?
 A. 441-6th Avenue.
 Q. Is it a large place?
 A. Quite large, it is 16 feet wide and 50 feet deep.
 Q. Did you have a large number of trunks there?
 A. Yes sir.

Sworn to before me this } Mamie D. Casey
 22nd day of June 1889 }
 J. Henry Ford
 Police Justice.

Patrick Casey, being sworn testified as follows:

Direct Examination by Ch. S. Sinks

- Q. Where do you reside?
 A. No 158-6th Avenue
 Q. What is your business?
 A. I am a trunk maker.
 Q. Do you know Copeland?
 A. Yes, he used to work for me until he was arrested, at 158th 6th Avenue
 Q. Do you recollect whether

he was ~~that~~ there on that day prior to his arrest?

A.

Yes sir.

Q.

Were you present at any time on that day or the day before when the trunks came into your store?

A.

Yes sir.

Q.

Where were they delivered?

A.

On the sidewalk. Mr. Copeland told my boy to take them in the store off my wagon in front of the store; it was on the afternoon of the 6th or 7th of June. I recollect my mother was very ill and she died on that afternoon. Copeland took my horse and wagon.

Q.

You said the trunks came there?

A.

Yes sir, a person came to my place in the afternoon. Mr. Copeland took a sponge and washed the trunks off. He went away and me and my son unlocked one of

the trunk and I found Mr Osborne's label inside.

Q. What did you do when you found Mr Osborne's label in there?

A. I went to my supper, & from there to Mr Osborne. And I told her foreman or superintendent about it. It was Mr McCall's & I saw there.

Q. Were you in your store when the trunks were delivered on the sidewalk?

A. Missin.

Q. Who took the trunks out of the wagon?

A. I couldn't say. I didn't notice anything until I heard Copeland tell my boy to take them in the store. He was a few feet from the ~~store~~ ^{door} when he spoke to my boy, when he pulled them in.

Q. Did you say anything to Copeland?

A. I told him if there was any thing crooked about them I

0678

21

didnt want them there and he
said they were all right he
got them for a debt.

Q. What was before you went to
Mr Osborne?

A. Yes.

Q. Did you see Mr Copeland
in your store the next day?

A. Yes sir.

Q. Did you have any conver-
sation with him?

A. No sir.

Q. How long did these trunks re-
main in your store?

A. I was not in when the officer
took them.

Q. Do you know of any remark
that was made by Copeland
respecting these two trunks &
prior to his arrest?

A. No sir.

Sworn to before me this
22^d day of June 1884

Patrick Conroy
Police Justice

27.

James Casey being sworn testified
as follows:

Direct Examination by dt. Sisk.

Q. Where do you reside?

A. 158th Avenue, I am in
the trunk business.

Q. Do you know Mr. Copeland?

A. Yes sir, he was working with me
until the 7th of June.

Q. Were you present when these
two trunks were delivered?

A. Yes sir, they were delivered
by Mr. Copeland at my father's
place, he took them out of the
wagon & told the boy to
bring them in the store.
The wagon he had was
my father's. He told
me the trunks were a bar-
gain he had struck - that
he made \$25.

(By the Court). Q. Did he tell you where
the trunks came from?

A. He said he bought them.

(" " ") Q. Of whom?

A. He didn't say.

Q. Prior to this did he say anything to you?

A. He said if Osborn's boy brought any trunks there to pull them in and ask no questions one way or the other.

(By the Court.) Q. What reply did you make?

A. None at all.

Cross Examination by Mr. Pucci

Q. Have you any ill feeling towards Mr. Capeland?

A. No sir, I have not.

Q. Did you hear Capeland tell your father he got those trunks from a party who owed him money?

A. No sir.

Q. Didn't he say to you in regard to these two trunks that he got them from a party who owed him money - owed him \$27?

A. No sir.

Q. You are an honorable man and would do no dishonest act yourself & you have

0581

It
never done any dishonest act or
acts with him?

A. No sir.

Q. You never did any stealing
for him or him for you?

A. No sir.

Q. He respected you and you
respected him?

A. Yes sir.

Q. When he told you to take the
trunks when they came there
what answer did you
make him?

A. I might have quit all
right, I don't think any-
thing wrong about it at the
time.

Q. How long have you known Mr.
Copeland?

A. 2 years ago on the last 22nd
of April, I seen him often
since that for he worked
with me.

Sworn to before me this }
22 day of June 1889 }

James G. Casey

J. Henry Ford
Police Justice

(25)

La. de Stally recalled by Mr. Senk,
being already sworn testified as
follows.

Q. Did you see Mr. Patrick
Casey at your store in regard to
these two trunks that were in
his place?

A. Yes sir, on the 6th of June, the
evening.

By the Court Q. Did you go to Mr. Casey's store
on that evening?

A. Yes sir.

" " " Q. Did you identify them as
being the property of Mr. Osborne?

A. I will swear that they
were Mr. Osborne's trunks

By Mr. Price Q. Mr. Osborne make
you mean?

A. Yes sir.

By Mr. Price Q. You are not prepared to swear
that they were the ones stolen
from your place?

A. No, I wouldn't do that.

" " " Q. They may have been sold?

A. Yes sir, they may have been.

By Mr. Sink

Q. Where were these trunks—
in the shop or in the store?

A. They were in the 7th Avenue
place.

Q. Where was that in 7th Avenue?

A. No 335.

Cross Examination by Mr. Rice

Q. Will you swear that you ever
saw those trunks before in your
life?

A. There are so many like
them that I couldn't.

Q. Were those trunks returned
to your store?

A. Yes sir, from the
Station House.

Q. Do you recognize them as
trunks belonging to Mr.
Osborne?

A. I couldn't say, I didn't
see them stolen, nor I
couldn't swear they were
stolen.

Q. You only identify them as
being of Mr. Osborne's manu-

fracture?

A. Yes sir.

Q. And she makes hundred just like them?

A. Yes sir.

By the Court

Q. You couldn't say of your own knowledge whether they had been stolen or sold?

A. I couldn't swear to that.

Sworn to before me this
22nd day of June 1889

James M. Mahly

J. Henry Ford
Police Justice

Francis Kiernan was here recalled by Mr. Suik & being already sworn testified as follows:

Recross Examination by Mr. Suik

Q. At the time of the arrest where did you take these two trunks from?

A. From Mr. Casey's store.

79

John J. Hale, one of the defendants
being duly sworn testified as follows.

The witness was told before proceed-
ing with the Examination that he
could refuse to answer ~~any~~
any question that would in any
way criminate himself.

Direct Examination by Mr. Deak,

Q. Where do you live?

A. 8th Avenue between 20th
and 21st Streets.

Q. Were you in the employ of
Mr. Osborne?

A. Yes sir.

Q. Do you know Andrew
Copeland?

A. Yes sir, I have known him
since the last Thursday in
May.

Q. Do you know what you
were arrested for?

A. For being implicated in
stealing two trunks.

Q. Do you ^{know} Frank de Donald?
A. Yes sir.

(By the Couch)

Q. What occurred on the 6th of June - how came you to come to W.B. Osborn's store?

A. I was working there and Mr. C. C. Stally sent Mr. Donald & I up to the storage rooms on 7th Avenue - when we got to 21st Street on 7th Avenue I went for Copeland and he came up with us.

Q. What did you say to Copeland?

A. I think I told him to come up to the storage store - that everything was all right - he came up there and he saw me with the two trunks & he went to 25th Street and stopped there with the wagon until I got there with them, and I handed them to him & he put them in the wagon - he was standing in the wagon. I don't remember whether I said anything to him at the time. After he

0588

BOX:

72

FOLDER:

809

DESCRIPTION:

McDonnell, Patrick

DATE:

07/13/82



809

0689

No. 71

WITNESSES.

Day of Trial,

Counsel,

Filed

13 day of

188

July 2

Reads

THE PEOPLE

vs.

P

Patrick McDaniel

~~JARNEY AND MEETING ROOMS~~

JOHN McKEON,

District Attorney.

At the Bill.

Samuel M. McKeon

Foreman.

July 14/82

Catholic Pro

0690

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Mc Donnell

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

Patrick Mc Donnell
of the CRIME OF ^{Grand} LARCENY

committed as follows:

The said *Patrick Mc Donnell*

late of the First Ward 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 eighty *two*, at the Ward, City and County
aforesaid, with force and arms

*one watch of the value
of one hundred dollars, one watch-chain
of the value of five dollars, and one
pocket of the value of five dollars*

of the goods, chattels and personal property of one

John Mc Donley

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

John Mc Donley
District Attorney

1691

579
Borough

Police Court - 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. ...

1 *Patrick M. Donnell*

2

3

4

Offence, *Grand Larceny*

BATTED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated *July 6* 1887

M. ... Magistrate.

John ... Officer.

Clerk.

Witnesses, *John ...*

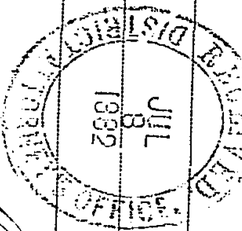
No. *22 ...* Street,

No. ... Street,

No. ... Street,

\$ *500* to answer *W.D.* Street,

Committed



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 *Patrick M. Donnell*

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 6* 1887 *Maxwell ...* Police Justice.

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

Dated _____ 1887 _____ 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 _____ 1887 _____ Police Justice.

0692

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Mc Donnell

being duly examined before the under-
signed, according to law, on the annexed charge: and being informed that it is h is right to
make a statement in relation to the charge against h is; that the statement is designed to
enable h is 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 is waiven cannot be used
against h is on the trial,

Question. What is your name ?

Answer. *Patrick Mc Donnell*

Question. How old are you ?

Answer. *10 years*

Question. Where were you born ?

Answer. *Boston*

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

Answer. *421 West 56th Street, one month*

Question. What is your business or profession ?

Answer. *School boy*

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

Answer. *I am guilty of taking the watch
chain and locket mentioned in the
affidavit of John Mc Kinley*

Taken before me, this *6*

day of *July* 188*2*

Patrick Mc Donnell

Merrie Herbert
Police Justice.

0693

4 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 563 West 57th Street, John M. Hurley, aged 25 years Baker

being duly sworn, deposes and says, that on the 29th day of June 1882

at the 22nd Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property, viz:

One double case Gold Watch of the value
of One Hundred dollars.

One plated chain and locket of the
value of Ten dollars.

All of the value of One Hundred and Ten dollars

Stamps by name of this

the property of Deponent

day of

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 Patrick M. Donnell (nowhere)

from the fact that previous to said larceny
the said watch chain and locket were
in deponent's pantaloons pockets, and said
pantaloons with the rest of deponent's clothing
were in a room in the public bath at the
foot of West 51st Street, while deponent was
bathing in said bath, and said M. Donnell
has admitted and confessed to deponent in the
presence of Officer John M. Linn of the 22nd Precinct

PAID JUSTICE

728

0694

police that he Mr. Donnell did so take
steal and carry away the said watch chain
and locket from the possession of defendant
and from the place aforesaid

Summ'd to before me } John Mc. Kintay
this 6th day of July 1882

Wm. Mc. Kintay
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0695

BOX:

72

FOLDER:

809

DESCRIPTION:

McKenna, Charles

DATE:

07/14/82



809

0697

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Charles J. McKenna

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

Charles J. McKenna

of the crime of Robbery in the first degree,

committed as follows:

The said

Charles J. McKenna

late of the First Ward 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 ~~two~~, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Mary McKenna*
in the peace of the said People then and there being, feloniously did make an assault and

*seven coins of the United States of
America of the kind known as cents
of the value of one cent each*

of the goods, chattels and personal property of the said *Mary McKenna*

from the person of said *Mary McKenna* and against
the will and by violence to the person of the said *Mary McKenna*
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 McKEON, District Attorney.

0598

587

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Henry M. Kenna
5th St
New York City
1 Charles J. McKenna

Offence, Robbery

Dated July 8th 1882

Marcus Clatsburg Magistrate
Patrick H. Morrison
21st
Clerk

Witnesses,

No.

Street,

No.

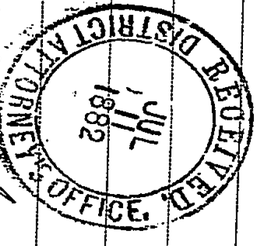
Street,

No.

Street,

to answer

General Receiver



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

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

Dated July 8th 1882 Mervin [Signature] Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0699

Sec. 193-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles J. M. Kenna*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *545 1st Avenue*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I do not know anything about the charge proposed against me I was drunk at the time*

Charles M. Kenna

Taken before me this

day of *July*

1887

Warren
Police Justice.

0700

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

Mary M. Kenna aged 58 years
of No. *545* *West Avenue* Street, *Housekeeper*

being duly sworn, deposes and saith, that on the *30* day of *June*
18*92*, at the *21* Ward of the City of New York, in the

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

Good and lawful money of the United States consisting of Seven Copper cents coins of

of the value of *Seven Cents* Dollars,

the property of *deponent*

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

Charles J. M. Kenna (nowhere)

from the fact that while deponent was in her room in the premises aforesaid the said Charles who is the son of deponent seized hold of deponent

and knocked deponent down and put his knee on deponent's breast and struck deponent on the face to compel deponent

to keep quiet and did then and there put his hand in deponent's bosom and did take therefrom deponent's pocket book containing the said money

Mary M. Kenna
mark

Sworn to before me, this

1892

McL...
Police Justice

0701

BOX:

72

FOLDER:

809

DESCRIPTION:

Meyer, Mary

DATE:

07/11/82



809

0702

No. 43

Day of Trial,

Counsel,

Filed 11 day of

188 2

Pleads

July

THE PEOPLE

vs.

P

Mary Meyer

LARNEY AND HOUGHTON PRINTING CO. 60085

JOHN McKEON,

District Attorney.

A True Bill.

Edmund W. Horeman
Horeman.

July 12/82

Plenty Guilty

Pen one year

WITNESSES.

0703

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

THE POPE OF THE STATE OF NEW YORK,

against

Mary Meyer

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

Mary Meyer

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Mary Meyer

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

one watch of the
value of one hundred dollars
and one watch chain of the
value of ten dollars

of the goods, chattels and personal property of one

Jacob Siess

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

John McKeon
District Attorney

0704

Sec. 208, 209, 210 & 212.

559

Police Court - 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Sims

282 Broadway St.

1 *Mary Meyer*

2

3

4

Dated *June 28* 188*2*

Offence, *Grand Larceny*

Wm Magistrate.

Spacke 10 Officer.

Clerk.

Witnesses *David Coffin*

Paula Ingraham Street.

Jules Richmond

No. 127 *Seibert* Street.

Emil Appel

No. 127 *Seibert* Street.

570 *Seibert* Street.



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

~~be held to answer the crime and~~ guilty thereof, I order that ~~she~~ ^{she} be admitted to bail in the sum of *five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *June 28* 188*2* *Alfred J. ...* 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.

0705

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Mary Meyer

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Germany

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

Answer. 282 Broome Street one block

Question. What is your business or profession?

Answer. work in Restaurants

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

Answer. I am guilty

Taken before me, this 28

day of June 1888

Alfred J. Gardner

Alfred J. Gardner Police Justice.

0706

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss

Philippa Siess

of No. 282 Broome Street,

being duly sworn, deposes and says, that on the 27 day of June 1882

at the City of New York,

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

the following property, viz:

one gold Watch & gold chain attached of the value of one hundred dollars

the property of deponent and her husband Jacob Siess

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

from the fact that she acknowledged to deponent in the presence of witnesses that she did steal & possess said property

William P. [Signature]

Sworn before me this

25

day of

June

1882

[Signature]

Police Justice.

0707

BOX:

72

FOLDER:

809

DESCRIPTION:

Minon, John

DATE:

07/14/82



809

0708

WITNESSES. —

200.102

11th Aug 1882

Counsel,

Filed 14 day of July 1882

Pleads *for July 1882*

THE PEOPLE

vs.

John M. P.

INDICTMENT.
Larceny from the Person.

John M. P.

JOHN McKEON,

District Attorney.

A TRUE BILL.

Edmund W. ...
Foreman.

John M. P.
John M. P.

Per Annu year

0709

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 Minon

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

John Minon

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Minon

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

one watch of the value of five dollars

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

JOHN McKEON, District Attorney.

0710

587

Police Court 4 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Pollock
155 5th Street
John Warner

1
2
3
4
Offence, Larceny from person

Dated July 9th 188

Martha Osterman Magistrate.
Samuel J. Campbell 28
Officer.

Witnesses, Henry Brangan
No. 381 E 81
Street,

No. _____ Street,
No. _____ Street,
\$ 1500 to answer
Comm.
DISTRICT ATTORNEY'S OFFICE
JUL 11 1882

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

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 9th 188 McIntosh 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.

0711

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. John Mirion

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. New York

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

Answer. 282 Delancey

Question. What is your business or profession?

Answer. Conductor

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 was in Washington Park at a
Pic Nic. and there even a fight took place
and I ran over to see what the trouble was
when I got there the Complainant said he
had lost his watch, and then he caught
hold of me. I being the nearest to him at
the time

Taken before me this

day of

1882

John Mirion
Police Justice.

John Mirion

0712

Fourth District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 155. 3rd Street.

Jacob Peters, aged 46 years waiter

being duly sworn, deposes and says, that on the 8th day of July 188

at the 19th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from the person of deponent in the right time the following property, viz:

One Open faced Silver Watch
of the value five dollars

Signature of deponent

Signature of

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 Mirron (now here)

from the fact that previous to said larceny deponent had said watch in deponents best pocket, said best being then and then on the person of deponent deponent being then in Washington Park foot of 69th Street East River, where deponent is employed as a waiter and deponent felt a pull at the chain which was then attached to said watch and deponent immediately put his hand down and caught the hand of said John Mirron

POLICE JUSTICE

188

0713

at deppments pocket and the said watch was then detached from said chain and was lying on the floor beside deppment, when said John had dropped the said watch

Sworn to before me this } Jakob Peters
9th day of July 1882

Maxim Oberbauer
Police Justice

District Police Court.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0714

BOX:

72

FOLDER:

809

DESCRIPTION:

Moran, James

DATE:

07/12/82



809

0715

WITNESSES.

7x No. 60

Att. J. 1914

Counsel,

Filed 12 day of July 1882

Pleas. Not guilty (13)

THE PEOPLE

INDICTMENT.
Larceny from the Person.

Sept 7 P

James Moran

1/2 of

JOHN MCKEON,

District Attorney

A True Bill.

James Moran

Foreman.

James Moran

Not guilty

0716

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Moran

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

James Moran

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

James Moran

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

*one watch of the
value of six dollars*

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

JOHN McKEON, District Attorney.

0717

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 309, 309, 310 & 312

Police Court - 8 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Smith
 1055 2nd
 James Moran

Offence, Larceny from Person

Dated July 5 1882

Magistrate

Officer

Clerk

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Wm. J. Allen

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 James Moran

guilty thereof, I order that he be admitted to bail in the sum of 10 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 5 1882 J. H. Williams 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.

0718

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Moran 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. James Moran

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Philadelphia

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

Answer. 23 Marck Place, 3 months

Question. What is your business or profession?

Answer. Wholesale

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 was standing there when the complainant lost his watch, I had nothing to do with it

Taken before me, this 5
day of July 1888

James Moran

J. P. [Signature]
Police Justice.

0719

3 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Richard Streich

of No. *324 East 48* Street,

being duly sworn, deposes and says, that on the *4th* day of *July* 188*2*

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, *and from the person of deponent at night time*

the following property, viz:

One Silver Watch of the Value of Six Dollars

Sworn before me this

day of

the property of *deponent,*

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

from the fact that deponent was standing on the corner of first avenue and 3rd Street when deponent had said watch in the left hand pocket of the vest worn upon deponent's person, attached to a Hair Chain; that deponent felt a jerk in his pocket; that deponent then & there caught the right hand of said Moran in his pocket, with the chain

Police Justice

1882

0720

in said hand and that he Moran placed his left hand behind his person Deponent held said Moran and caused his arrest Deponent further says that at the time of said Larceny there was a crowd of people around him

Sworn to before me this 5th day of July 1882

Wm. J. Smith

J. J. Wilburth
Peace Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

ARJIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0721

BOX:

72

FOLDER:

809

DESCRIPTION:

Morris, Jacob

DATE:

07/11/82



809

Witness -

Ms Dora Ender
433 West 39th

2034

14th

Filed 11 day of

July

1882

Pleads *Obsequity* (2)

THE PEOPLE

vs.

Jacob Morris
A.D.
B

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

Emmanuel M. Sweeney
Foreman.

July 19th 1882

Spelt & sequited.

0722

0723

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob Morris

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

Jacob Morris

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

Jacob Morris

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty eighth* day of *June* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Theresa Fest*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *her* the said *Theresa Fest*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Theresa Fest* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0724

Form 11.

Police Court—First District, Halls of Justice.

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

of No. Chiesa Test
Castle Garden Street,
being duly sworn, deposes and says, that
on the 28th day of June

in the year 1882 at the City of New York, in the County of New York,

and indecently he was violently ASSAULTED and ~~BEATEN~~ by Jacob Morris

now present who forced deponent into a bed room of Morris at 38 Greenwich Street and then and there threw her on a bed lifted up her clothes & took ^{and immoral} improper liberties with her

without any justification on the part of the said assailant

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

Sworn to before me, this

day of June 1882

Thomas F. M.

Hugh Gardner POLICE JUSTICE.

0725

City and County of New York, ss.

Police Court 1st District.

THE PEOPLE

vs.

Jacob Morris

On Complaint of

Theresa Fest

For

Indecent Assault

After being informed of my rights under the law, I hereby waive Demand a trial by Jury, on this complaint, and waive a trial at the **COURT OF SPECIAL SESSIONS OF THE PEACE**, to be holden in and for the City and County of New York.

Dated June 30 1882

Hugh Green POLICE JUSTICE.

Jacob Morris

0725

Police Court District.

THE PEOPLE &c.

ON THE COMPLAINT OF

Hezekiah Peck

Jacob Morris

Offence, *Indecent Assault*

Dated *June 30* 188*2*

Spindler Magistrate.

Dea Clerk.

Witnesses,

No. _____ Street,

No. _____ Street,

No. *570* Street, *Paulek*

\$ _____ to answer



BAILED,

Henry Beets

Residence *37 Gunpowder Street,*

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

*Why is it that the
affidavit I signed here
is not returned.*

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 *Jacob Morris*

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

Dated *June 30* 188*2* *Henry Beets* Police Justice.

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

Dated *June 30* 188*2* *Henry Beets* 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.

0727

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer. *Jacob Morris*

Question How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *38 Greenwich Street and about one month*

Question. What is your business or profession?

Answer. *Seegar Store*

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

Answer. *Not guilty.*
Jacob Morris

Taken before me this

day of

June 29
188*8*

Hugh Gorman
Police Justice.

0728

BOX:

72

FOLDER:

809

DESCRIPTION:

Murphy, James

DATE:

07/14/82



809

0729

No. 116

Sept 15

Day of Trial,

Counsel,

Filed 14 day of

188 2

Pleas

Proquity (C)

THE PEOPLE

James Murphy

~~George F. Allen~~

(2 Cases)

BURGLARY—Third Degree,
NOTHING STOLEN.

JOHN McKEON,

District Attorney!

Chaff Key 013

A True Bill.

Emmanuel Foreman

Foreman.

Sept 14/82

James H. ...
2. M. ...

...

Handwritten notes at the bottom of the page, including "I have not yet..."

0730

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Murphy

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

James Murphy

Attempt at
of the crime of BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

James Murphy

late of the *Twentieth* Ward of the City of New York, in the County of
New York aforesaid, on the *second* day of *July* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and
County aforesaid, the *store* of

George F. Harris

there situate, feloniously and burglariously *attempt to* did break into and enter the said *store*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

George F. Harris

with intent the said
goods, merchandise and valuable things in the said *store* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

JOHN McKEON, District Attorney.

0731

11th 20 80

Filed 13 day of July 1882
Pleas *Indemity (1st)*

THE PEOPLE
vs.
James D. King
(2 Cases)

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.
Edmund K. ...
Foreman.

*Professional thief
see letter of ... City
within #*

0732

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James Murphy

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

James Murphy

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

James Murphy

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

JOHN McKEON, District Attorney.

0734

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

James Murphy

Question. How old are you?

Answer.

Twenty-two years

Question. Where were you born?

Answer.

New York City

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

Answer.

426 West 46th Street, about three years

Question. What is your business or profession?

Answer.

Iron railing 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 have nothing to say at present, I do not wish to make a statement now

James Murphy

Taken before me, this 2^o

day of July 1882

McQuillan Police Justice.

0735

Police Office, Fourth District.

City and County of New York, ss.

Frank J. Maloney, aged 25 years

of No. Clerk, of 571-ninth Avenue Street, being duly sworn, deposes and says, that the premises No. 571-ninth Avenue Street, 29th Ward, in the City and County aforesaid, the said being a brick dwelling, and which was occupied by deponent as a ~~George F. Harris~~ and ~~custody~~ as a Baker Store and then in deponents care ~~were~~ **BURGLARIOUSLY** entered by means attempted to be Burglariously entered, by means of forcibly breaking the glass plate glass, in the front window of said baker store on the ~~day~~ ^{evening} of the 2nd day of July 1882 and the following property feloniously taken, stolen and carried away, viz.:

gold and lawful money of the United States to the amount and of the value of not less than twenty dollars, then contained in said baker store,

the property of said George F. Harris, and then in deponents care and custody and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** attempted to be committed, and the aforesaid property taken, stolen and carried away by James Murphy (now here) and one other person unknown to deponent and not arrested for the reasons following, to wit: that deponent is informed by Officer John W. Walters, of the 22d Precinct that on said day at about four o'clock in the morning he saw the said James Murphy and said other person standing in front of said store window, and when said officer approached

Said Murphy and said other man, both ran away, and in their flight dropped the instrument here shown, called a Sectional Sawing - - That he said officer Walter further informed deponent, that when he searched said Murphy, he found upon his person the tools, known as burglars tools, and pistol called a revolver, loaded with powder and lead; ^{all here shown} - - Deponent further says that about half an hour after said attempt at said Burglarious Entry of said Premises was made, deponent found that said Plate glass Show window ~~was~~ broken, which said Plate glass at twelve o'clock midnight of the ~~night before said first~~ ^{with} of July 1872 was seen by deponent as being found and secured by closing the aperture of said Show window. - Deponent therefore verily believes and charges that said James Murphy (now here) and said other person did then and there feloniously attempt to burglariously enter said Bankstore with the felonious intent to take steal and carry away therefrom said money -

Frank J. Maloney

known to before me this

20 day of July 1872

M. W. Deane

Notary Public

0737

CITY AND COUNTY OF NEW YORK,)

John W. Walters
of No. 22^d Precinct Police

street, being duly sworn, deposes and says,

that on the *second* day of *July* 187*2*

at the City of New York, in the County of New York, *he arrested*

James Murphy; the prisoner
then present, and named in
the affidavit to which this
is annexed; that he has heard
read the ^{said} affidavit made by
Frank J. Maloney, and is familiar
with the contents of the same,
and that portion thereof, referring
to him and made upon information
received from him, is true upon
his own knowledge, John W. Walters,
known to before me
this 2^d day of July 1872
Merrill O. Sawyer
Police Justice

0738

580
Police Court District.

THE PEOPLE, &c.,

vs. THE COMPLAINANT OF

Thomas W. Walters

James Murphy

Offence, *Assault and Battery*

BAILLED,

No. 1 by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

July 20

188

McConnell

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

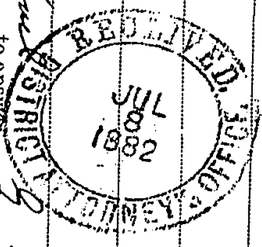
Street,

\$

to answer

G. J.

Walters



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 *James Murphy*

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 *July 20* 188 *McConnell* 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.

0739

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Murphy 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. *James Murphy*

Question. How old are you?

Answer. *Twenty two years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *426 West 46 Street about three years*

Question. What is your business or profession?

Answer. *Iron railing 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 do not wish to make
a statement at present
and demand a trial at the
court of General Sessions*

Taken before me, this *20*
day of *July* 188*2*

James Murphy

McIntire
Police Justice

0740

People

~
Murphy

In this matter the
Court ought to be informed
that the purpose is ^{clear} known
as O'Connor was a notorious
thief.

There are two undertakings
of him - One for an appeal
on an office, the other for
burglary.

He is a dangerous
man and should be tried very
carefully.

14th. 1882

J. M. Kern
D. C. City

0741

Prophy

—
Munphy ides
—
of man

—
Name

0742

Police Court— 7 District.

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

John W. Walters

of No 22nd Police Precinct ~~Street~~

on Sunday the second day of July
in the year 1887, at the City of New York, in the County of New York. at 4.10. am.

he was violently ASSAULTED and BEATEN by James Murphy (number)
who while in deponent's custody as a prisoner, did
violently grasp deponent about his body
while at that time attempting to get
Murphy's ~~mouth~~ held in one of his hands
a pistol called a revolver loaded with powder and lead.
without any justification on the part of the said assailant.

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

Sworn to before me, this 2nd
day of July 1887 } John W. Walters

M. Wendt POLICE JUSTICE.

0743

FORM 11.

Police Court— District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT, A. & B.

Dated 188

Justice.

Officer.

Witness

\$

to Ans.

S. L...

Bailed by

No.

0744

BOX:

72

FOLDER:

809

DESCRIPTION:

Murray, John

DATE:

07/13/82



809

0745

WITNESSES.

Blank lines for witness signatures.

No 93

Day of Trial,

Counsel,

Filed 13 day of

188 2

July

Pleads

THE PEOPLE

vs.

John D. ... P

LARCENY AND RECEIVING STOLEN GOODS.

John D. ...

JOHN McKEON,

District Attorney.

A True Bill.

Emmanuel ... Foreman.

John D. ...

John D. ...

S.P. 2 1/2 year.

0746

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, committed as follows:

The said

John Murray

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *sixth* day of *July* in the year of our Lord one
thousand eight hundred and eighty *two*, at the Ward, City and County

aforesaid, with force and arms *one horse of the value*
of one hundred and fifty dollars, one
wagon of the value of fifty
dollars, and one set of harness of
the value of twenty-five dollars

of the goods, chattels and personal property of one

Philip Duntz

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

John McKean
District Attorney

0747

584
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

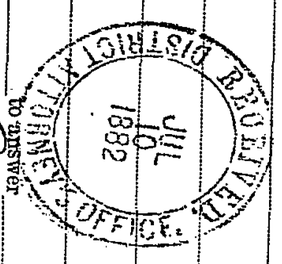
John Wallace
315 Spring St.
John Murray
Offence, Grand Larceny

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

Dated July 7th 1882

Smith Magistrate.
Townsend Officer.

John Townsend Clerk.
9th Precinct Street.



No. _____ Street,
No. _____ Street,
\$ _____
to answer.
Dated _____

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

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 7th 1882 Solace Smith Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0748

2

District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

John Mallard

of No. 319 Spring Street, 47. Watchman

being duly sworn, deposes and says, that on the 6th day of July 1882

at the Gausevont Market City of New York,

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

the following property, viz:
one horse one wagon one harness
and three blankets and in all
of the value of two hundred
dollars.

property of in care and custody of deponent
as watchman

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 (now here)
for the reason that deponent found
the above described property in
the possession of said Murray who
was driving away with the same.

his
John x Mallard
mark

Sworn before me this
1882
Police Justice.

0749

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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. Twenty five years

Question. Where were you born?

Answer. US

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

Answer. 331 West 17 St Ten years

Question. What is your business or profession?

Answer. Plumber.

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

Answer. I am not guilty
I do not remember anything
about I was drunk

Taken before me, this

day of

7th John Murray
July 1882

Solomon B. Smith
Police Justice.