

0381

BOX:

15

FOLDER:

187

DESCRIPTION:

Tracy, John

DATE:

06/23/80



187

0382

BOX:

15

FOLDER:

187

DESCRIPTION:

Murphy, Michael

DATE:

06/23/80



187

0383

BOX:

15

FOLDER:

187

DESCRIPTION:

Mahoney, James

DATE:

06/23/80



187

0384

BOX:

15

FOLDER:

187

DESCRIPTION:

Whalen, Thomas

DATE:

06/23/80



187

0385

Nov 17
Counsel
Filed 23 day of Nov 1880
Plend's An Guilty (23)

THE PEOPLE
vs.
Michael Murphy I
James Mahoney I
Thomas Whalen I
John Tracy I
Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

A. W. Wall
Foreman.
Nov 24/80
(sub)
Fred J. Heywood

0386

Form 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

ss:

Police Court—First District.

James Woods
of No. *115 Broadway* Street, being duly sworn, deposes

and says, that on the *21st* day of *June* 1880

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

the following property, viz:

One boat

of the value of *Forty* Dollars,
the property of *Charles B. Prime and*

others, in defendant'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

Michael Murphy, James Mahoney, Thomas Whalen and John Brady (all now here) from the fact that deponent saw said four defendants in the possession of said boat said boat was at Pier 6 North river and was taken & stolen away from said Pier and taken to Pier 3 North river.

James Woods

Sworn to, before me, this

of *June* 18 *80* day

John J. [Signature]
Police Justice

0387

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *John Tracy*

Question. How old are you?

Answer. *17 years of age*

Question. Where were you born?

Answer. *MS*

Question. Where do you live?

Answer. *18 West Street*

Question. What is your occupation?

Answer. *Work in a Paint Shop*

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

Answer. *I wish I wanted to
have a spell with Murphy*
John Tracy

Taken before me, this

J. H. Murphy
Police Justice.

1889

0388

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *Thomas Whelan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *16 West Street*

Question. What is your occupation?

Answer. *I am not working.*

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

Answer. *I saw Henry Kelly
and Grace in the boat
and I got in also.*

Thomas Whelan

Taken before me, this

J. H. [Signature]
18
Police Justice.

0389

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. *James Mahoney*

Question. How old are you?

Answer. *17 years of age*

Question. Where were you born?

Answer. *Brooklyn*

Question. Where do you live?

Answer. *24 Morris St.*

Question. What is your occupation?

Answer. *I have no work now*

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

Answer. *I saw Murphy*
and Tracy in the boat
and I got in also.
James Mahoney
mark

Taken before me, this

J. W. [Signature]
Police Justice.
18

0390

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Michael Murphy

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

Question. What is your name?

Answer. *Michael Murphy*

Question. How old are you?

Answer. *17 years of age*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *No 101 Washington St*

Question. What is your occupation?

Answer. *Work at rivets*

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

Answer. *Don't took the boat for a sail
M. Murphy*

Taken before me, this

22
W. J. Murphy
Police Justice.
1880

0391

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

#177
Police Court - First District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Woods,
Case of John B. ...

57 Broadway, N.Y.

1. Charles Thompson

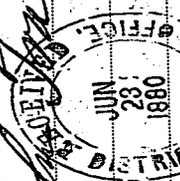
2. James McHenry

3. Thomas White

4. John D. ...

5. ...

6. ...



Dated, June 22, 1880

Magistrate.

7. No. 177

Clerk.

Witness

Richard McHenry

John B. ...

Each to answer

at Sessions

Received at Dist. Atty's office

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

0392

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

*Michael Murphy, James Mahoney
Thomas Whalen and John Tracy each*

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

*One boat of the kind commonly
called a yawl of the value of
forty dollars*

of the goods, chattels, and personal property of one

Charles B. Paine

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.

0393

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

That the said

Micahall Murphy, James Mahoney,
Thomas Whalen and John Tracy each

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

One boat of the kind commonly called
a yawl of the value of forty dollars

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

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

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

Micahall Murphy, James Mahoney, Thomas Whalen and John Tracy
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0394

BOX:

15

FOLDER:

187

DESCRIPTION:

Mulchly, Patrick

DATE:

06/22/80



187

0395

BOX:

15

FOLDER:

187

DESCRIPTION:

Parrington, Denis

DATE:

06/22/80



187

0396

#162

Counsel
Filed
Pleads

1880

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

16. no

Patrick Mulohy
vs.
Geno Lexington

16. no

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. W. Kelly

Foreman.

Part Court.

A. J. Jellens guilty J. J.
June 23/80

Part Two. June 24-1880

No 2 - Pleads P. L.

Ad. 1 + 2. 6 Mrs Smith

0397

17th District Police Court

CITY AND COUNTY OF NEW YORK

of No. 108 East 50th Street, being duly sworn, deposes and saith, that on the 19th day of June 1880 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,

Thomas J. A. Hall. 17th day of June 1880

the following property viz.:

One Blue Cloth Coat of the value of Eighteen dollars. One pair of pantaloons of the value of Eight dollars in all of the value of Twenty Six 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 Patrick McNeilly

And Dennis Partridge (both now here) from the fact that said Patrick McNeilly acknowledged and confessed to deponent that he did take and carry away the property aforesaid to wit: the coat and deponent is also informed by Officer William Walsh of the 21st Precinct Police.

Sworn to before me this

day of

Police Justice

0398

that he said Malak arrested
said Maulchaly and Farrington
who were together in the act
of passing said coat
and he said Malak took
away from the possession
of the aforesaid Farrington
a portion of the aforesaid
property to wit the coat
here shown which he had
fully identified as his
property as aforesaid.

Subscribed before me
this 18th day of June 1880
B. T. Morgan
Justice
City & County of
New York

William Walsh of the
District Police being duly sworn
says that the facts stated in the
aforesaid complaint on information
given by deponent and true of
his (deponent) own knowledge
Subscribed before me
this 18th day of June 1880
B. T. Morgan
Justice
City & County of
New York

DISTRICT POLICE COURT.
THE PEOPLE, &c.
ON THE COMPLAINT OF
AFFIDAVIT—Larceny.

187

DATED

MAGISTRATE

OFFICER

WITNESSES:

0399

Police Court, Fourth District.

CITY AND COUNTY)
OF NEW YORK,) ss.

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

Question. What is your name?

Answer.

Patrick Mulekly

Question. How old are you?

Answer.

16 years of age

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

1186 1st Avenue

Question. What is your occupation?

Answer.

I drive a cart

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

Answer.

*I took the coat
with another boy
but I did not see
any pantaloons*

Patrick Mulekly

Taken before me this

18th

day of June 1890.

A. J. Morgan
Police Justice.

0400

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK }

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

Question. What is your name?

Answer. *Dennis Parrington*

Question. How old are you?

Answer. *16 years or thereabouts*

Question. Where were you born?

Answer. *United States.*

Question. Where do you live?

Answer. *1st Avenue*

Question. What is your occupation?

Answer. *Cigar maker.*

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

Answer. *I am not guilty
of the charge
Dennis Parrington*

Taken before me this

16th day of June 1891

A. J. Morgan
Police Justice.

0401

#162

Police Court—Fourth District.

THE PEOPLE &c.

BY THE COMPLAINT OF

Thomas R. Reed
360 & 50th St.

Patrick Mulcahy
Edward Thompson



Dated *June 18th* 1880

Morgan Magistrate.

Welsh Officer.

21 at 100th

Witnesses

William Melan
Dist. Precinct

1100 50th to 100th
Corr

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Received in District Atty's Office,

0402

JAEGER BROS.,

Manufacturers of Fine Segars,

227 EAST 47TH STREET,

New York, June 27-1880

To whom it may concern

The below mentioned
Dennis Partridge has been employed
by Ed Knorr by me for the last 3
years, I have always found him
to be truthful honest and extending
well behaved boy.

I will cheerfully welcome him
back to ^{our} factory to work. Ed
if he can come to work today
he is welcome.

Respt Yours

Jaeger Bros

0403

To whom it may concern—

I hereby state, that Denis Carrington has worked for some six months at the trade of cigarmaker under my supervision and that during that time he has always behaved properly and proved himself a steady and industrious young man.

Foreman for Brown & Carlo
Cigar - Manufacturers
203-209 East 33rd St.

Alcorby Foreman

0404

170-172 Canal St
June 24 80

To Whome, it May Concern

This is to certify that
I have known Dennis Parleton for
over 5 years while in Mr. Clark's
employment he had charge of Books
& Cashiers was considered by all
as an honest straight forward Boy
has been here since
5 years ago and was always straight forward
in demeanor yours Respectfully

Samuel G. McBurney

0405

Greenman School 27
October 23. 1877.

The learner Remond's Per-
mption was a pupil of this school
about four years during which
time he conducted himself properly.

He is an active, obedient lad,
(honest as far as I know) and
as such I recommend him
to those who may need his
services.

Just W. Greenman
Perm.

0406

JAEGER BROS.,

Manufacturers of Fine Segars,

227 EAST 47TH STREET,

New York June 23rd 1880

This is to certify that
Lewis Harrington
has worked for us
for some time, and have
always found him a
steady, quiet & well behaved
young man.

J. Jaeger Bros.

0407

New York June 20, '80
To whom it may concern

This is to certify that
Dennis Harrington has lived
with his parents in my
father's home for the past
9 1/2 years and that within
that time I have never
heard anything detrimental
to his character.

Henry Weaving
968, 1st Ave.

0408

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

*Patrick Mulchly and Denis
Parrington each*

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

*One coat of the value of eighteen dollars
One pair of pantaloons of the value of
eight dollars*

of the goods, chattels, and personal property of one

Thomas R. A. Hall

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.

0409

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

That the said

*Patrick Mulchey and Denis
Parrington each*

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

*One coat of the value of eighteen dollars
One pair of pantaloons of the value
of eight dollars*

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

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

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

Patrick Mulchey and Denis Parrington
then and there well knowing the said goods, chattels, and personal property, to have been feloniously
stolen,) against the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

04 10

BOX:

15

FOLDER:

187

DESCRIPTION:

Mulligan, Patrick

DATE:

06/17/80



187

0411

#130-

Counsel,
Filed *7* day of *June* 187*6*
Pleads,

THE PEOPLE
vs.
Arthur Muligan

BENJ. K. PHELPS,
District Attorney.

A True Bill.
J. M. [Signature]
Foreman.

June 18/76
Hands Guilty
S.P. 10 years

04 12

Police Court—Second District.

CITY AND COUNTY OF NEW YORK

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

QUESTION.—What is your name?

ANSWER.—

Patrick Mulligan

QUESTION.—How old are you?

ANSWER.—

21 years

QUESTION.—Where were you born?

ANSWER.—

New York

QUESTION.—Where do you live?

ANSWER.—

540 West 27 St

QUESTION.—What is your occupation?

ANSWER.—

Anything

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

Answer.—

I don't remember anything about it and have nothing to say
P. Mulligan

Taken before me, this

[Signature]
1887

day of

1887

Justice of the Peace

0413

POLICE COURT—SECOND DISTRICT.

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

of Mary Ann Moran
No 540 West 27th St Street, being duly sworn, deposes
and says, that on the 10th day of June 188 0
at the City of New York, in the County of New York,

Patrick Mulligan (now
here) who is deponent's
own son did by
force and violence
and against the
will of deponent
unlawfully and
feloniously ravish
the person of deponent
That on the
morning of said day
at the hour of about
3 o'clock he came
to her bed in the
said premises and
dragging her over
to his own bed he
threw her there upon
and then & there he
did ravish her
as aforesaid against
the resistance and
entirety of deponent
and had full carnal
connection with
deponent. Mary Ann X Moran

*Sworn to before me
this 17th day of June
1880
J. J. Moran
J. J. Moran*

0414

Police Court - Second District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Mary A. Moran
540 West 127

John McEgan

Dated,

June 17

188

Wm. J. ...
Police

Witnesses,

16

Committed in default of *1000* surety

Bailed by

July 17

1880

No.

Street

h.s.

Rec'd

0415

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Patrick Mulligan*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Seventh* day of *June* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City, and County aforesaid,
with force and arms, in and upon one *Mary Ann Moran*
wilfully and feloniously made an assault, and that the said *Patrick Mulligan*
Mary Ann Moran her the said *Mary Ann Moran* then and there by force and with
violence to her, the said *Mary Ann Moran* and against her
will, 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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That the said
Patrick Mulligan

late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Mary Ann Moran* wilfully and feloniously
made an assault, with intent her the said *Mary Ann Moran*
against her will, and 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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

04 16

BOX:

15

FOLDER:

187

DESCRIPTION:

Mullins, Joseph F.

DATE:

06/22/80



187

0417

#163

Counsel
Filed *20* day of *Jan* 188*0*
Pleas *H. H. Quincy Esq*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

I

Joseph P. Mullins

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. H. Miles

Foreman.

*Part Chw - June 29-1880
discharged on his own
recognizance*

0418

5th District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of 144th Street, between Street, and Mills Ave. being duly sworn, deposes and says, that on the 17th day of June 1880 at the 2nd 3rd 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 pair lined pick coats of the value of Forty 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 deponents brother

Joseph Mullins, New York, from the fact that said Joseph now here admits and confesses in open Court that he stole and carried away said property from deponent and passed the same for ten dollars; and the same ticket representing said property was found in his possession by Officer Wickris, here present. Sarah Mullins

Sworn before me this 18th day of June 1880 J. M. Patterson Police Justice.

0419

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Joseph Mullins*

Question. How old are you?

Answer. *Twenty-two years of age*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *144 1/2 Street near 3^d A.*

Question. What is your occupation?

Answer. *None. I have none*

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

Answer. *I am guilty of the charge.*

Joseph T. Mullins

Taken before me, this *18th*
day of *June* 187*8*

J. M. Patterson Police Justice.

0420

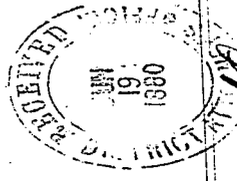
#163

POLICE COURT—FIFTH DISTRICT.

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

Samuel Mullins
144 St. bet 3rd & 4th Mills Ave.

Joseph Mullins



Grand Jurors

Officer

1880

James J. Patterson

Magistrate.

Wickens 33

Officer.

Wick

Clerk.

Just. R. Wickens
33rd - Quant. Place

Witnesses

Wm. A. G. S.
Comd

received in Dist. Atty's Office.

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0421

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Joseph Mullins

Grand Larceny

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendant is my brother. It is the first offense he has committed, and as he was under the influence of liquor at the time he committed the above offense I pray the court to allow me to withdraw the charge

Witnessed by
Jesse Dreyer

Joseph Mullins

0422

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Joseph F. Mullins

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

*One cloak of the value of forty
dollars*

of the goods, chattels, and personal property of one

Joseph Mullins

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.

0423

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

That the said

Joseph F. Mullins

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

One cloak of the value of forty dollars

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

Sarah Mullins

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

Sarah Mullins

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

Joseph F. Mullins

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

BENJ. K. PHELPS, District Attorney.

0424

BOX:

15

FOLDER:

187

DESCRIPTION:

Murphy, John

DATE:

06/17/80



187

0425

#716

Counsel,
Filed *7* day of *June* 187*8*
Pleads,

*Robbery—First Degree, and Receipts
of stolen Goods*

IN THE PEOPLE

vs.

John Murphy

BENJ. K. PHELPS,

District Attorney

June 1878

Charles C. Keenan

James R. F.

A True Bill.

W. M. Kelly

Foreman.

0426

Police Court, Halls of Justice

CITY AND COUNTY OF NEW-YORK, } ss.

Jeremiah Sullivan

of No. 5 Extra Place 1st Street,

being duly sworn, deposes and saith, that on the 1st day of June 1880, 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 his consent and against his will, the following property viz:

One Silver Watch

of the value of ten Dollars, 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 while deponent was passing the corner of 1st Avenue and 48th Street in said city at about the hour of 4 o'clock P.M. ~~when~~ some person came up behind him and willfully and feloniously grabbed the chain attached to the Silver Watch above described and by force and violence took said Watch and ran away with it. Deponent further says that he was informed by Mary Kenny of No. 860 First Avenue in said city that she saw said John Murphy above described go to take said and carry away said property from deponent's person on said day and run away (over)

day of

deponent

1880

John Murphy

0427

with it, Depment there for charges the said
John Murphy with feloniously and by force
and violence and against his will take
steal and carry away from the Pocket
of the vest worn by depment as a part of
his bodily clothing the above described
property.

Jeremiah Sullivan

Sworn to before me
this 10th day of June 1880

John A. Munnis Police Justice

City and County of New York ss

Mary Kenney of No. 800 1st Avenue being duly sworn
deposes and said that she has heard the foregoing
affidavit read and that portion of said affidavit which
refers to her is true of her own knowledge. She further
says that she has known said John Murphy described
in the foregoing affidavit for the space of three years
last past and positively identifies him as the person
who took complainant's property

Affidavit - Robbery.

Police Court - Halls of Justice.

Sworn to before me this
10th day of June 1880

THE PEOPLE,
ON THE COMPLAINT OF

John A. Munnis Police Justice

Mary Kenney

Dated

WITNESSES:

0428

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

Police Court—Fourth District.

of Jacob Tooker
the 19th Precinct-Police Street, being duly sworn, deposes and says,
that on the 10th day of June 1880

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

John Murphy (now here) acknowledged
and confessed to him that he pawned
the watch described in the foregoing
complaint on the day on which it was
stolen at a pawn office on 8th Avenue
and 33rd Street in said City and received
on it one dollar and fifty cents.

Jacob Tooker

Sworn to before me this

June

1880

day

[Signature]
Police Justice

0429

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Murphy*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *301 East 46th Street*

Question. What is your occupation?

Answer. *I work in a Butter Factory*

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

Answer. *I am not guilty*

Taken before me this

11th day of *June* 188*0*

Arthur Thomas
Police Justice.

0430

#73 11
Police Court—Fourth District

THE PEOPLE &c.
ON THE COMPLAINT OF

Jeremiah Sullivan
Extra Place 15th Street
John Murphy
Offence, *Robbery*



Dated *JUNE 19th* 18*80*

Charles H. Hammer Magistrate.
Forster and McEwen Officer.
19th Street

Witnesses
Mary Kennedy 800 14th ave
Forster and McEwen 19th Street

BAILED:
No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

\$ 1000 Bails

Received in District Atty's Office,
Ham

0431

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

John Murphy

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *first* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, with force and arms, in and upon one *Jeremiah Sullivan*
in the peace of the said People then and there being, feloniously did make an assault and

One watch of the value of ten dollars

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

Jeremiah Sullivan and against
from the person of said *Jeremiah Sullivan*
the will and by violence to the person of the said *Jeremiah Sullivan*
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.

Benj. K. Phelps
District Attorney

0432

BOX:

15

FOLDER:

187

DESCRIPTION:

Morris, Frank

DATE:

06/25/80



187

0433

#216

Day of Trial

Counsel,

1884

Filed *20* day of *June*

Pleads

BURGALARY—Third Degree, and
[Receiving Stolen Goods.]

THE PEOPLE

vs.

Frank Morris

19th June 1884

BENJ. K. PHELPS,

District Attorney.

Wednesday

A True Bill.

A. M. Wiley

Foreman

Part Two - June 28. 1884

Pleas by June 24, 1884

John [unclear] Pleas P. 12

6 Mos. Pleas F. 1

June 30.

0434

Police Office. Third District.

City and County } ss.: Michael O'Neil
of New York, }

No. of no 30 Jefferson Street, being duly sworn,

deposes and says, that the premises No. 258 Cherry

Street, 7th Ward. in the City and County aforesaid, the said being a Stable

and which was occupied by deponent as a Employer of W. Duryea and George Ludlum

were **BURGLARIOUSLY**

entered by means of breaking the bars of the door

on the 23rd day of the month of June 1880,
and the following property, feloniously taken, stolen and carried away, viz..

a quantity of ropes of the
value of Two dollars

the property of J. W. Duryea and George Ludlum and
then in their deponent's charge

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

Frank Morris (now here)

for the reasons following, to-wit: that on the evening of
June 22^d deponent had securedly locked
the said door to said stable and on the
23^d day of June at the hour of five O'Clock
A. M. deponent saw said prisoner in the
yard adjoining said stable in the act of
throwing a bag over the fence and the
said Frank Morris climb over said fence

0435

immediately thereafter deponent found
said stable door broke open and said
ropes missing, who were afterwards
found in the possession of said Frank Morris
by Officer John Farley of 7th Police
Precinct, who arrested said Frank Morris.

Sworn to before me * Mark O'Neill
this 23^d day of June 1880

Mark O'Neill
Police Justice

City & County of New York ss John Farley being
duly sworn says that on June 23^d 1880
he arrested Frank Morris (nowhere)
on complaint of Michael O'Neil
and found in his possession a bag con-
taining a quantity of rope, which rope
was identified by said Michael O'Neil
as property of said J. W. Dwyer and George
Ludlam and in ~~the~~ said Michael O'Neil's
charge

Sworn to before me
this 23^d day of June 1880

* John Farley
John Farley
Police Justice

0436

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.— Frank Morris

Question.—How old are you?

Answer.— I do not know

Question.—Where were you born?

Answer.— California

Question.—Where do you live?

Answer.— I have no home just now

Question.—What is your occupation?

Answer.— I go to sea when I have a chance

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

Answer.— I am not guilty of breaking the
door open. the door was ~~not~~ not broken
at all.

Frank J. Morris
Morris

Morris
Taken before me, this 27
day of June 1898
Police Justice.

0437



RECORDED & INDEXED

Asst. Secy
of Franklins
James Shields
157 Cherry St
Saver Home

0438

#226-

Form 115.

POLICE COURT--THIRD DISTRICT,

THE PEOPLE, & C., vs
ON THE COMPLAINT OF
Michael O'Neil
30 Jefferson St.
Frank [unclear]

Offence, BURGLARY.



Dated June 23, 1880

M. O'Neil Magistrate.

Forsley 70, Officer.

Clerk.

Witnesses, [unclear]

No. Street.

No. Street.

No. Street.

No. Street.

Received in Dist. Atty's Office,
General [unclear] to answer committed.

[Signature]

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0439

CITY AND COUNTY } ss.
OF NEW YORK, }

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

That *Franc Morris*.

late of the *Seventh* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty third* day of *June* — in the year of our Lord one
thousand eight hundred and eighty — with force and arms, at the Ward,
City and County aforesaid, the *stable* — of

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

George Ludlam — then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Twenty pounds of rope of the value of
ten cents each pound
Forty feet of rope of the value of
five cents each foot.*

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

George Ludlam

so kept as aforesaid in the said *stable* — then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0440

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

THAT the said

Frank Morris

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

*Twenty pounds of rope of the value of ten cents each pound
Forty feet of rope of the value of five cents each foot*

of the goods, chattels and personal property of

George Sudlum

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

George Sudlum

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

Frank Morris

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

BENJ. K. PHELPS, District Attorney.

0441

BOX:

15

FOLDER:

187

DESCRIPTION:

Mendin, Frank

DATE:

06/24/80



187

0442

H20

Counsel,
Filed *24* day of *June* 188*6*.

Pleads

vs
 THE PEOPLE
 vs.
P
Frank Mendin

INDICTMENT.
Larceny from the person.

BENJ. K. PHELPS,
District Attorney.

A True Bill.
A. M. Wiley

Foreman.
Part Two - June 25, 1886
Pleads Guilty
2. 4. 6 Wiley

0443

Form 112.

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

Police Court—First District.

Frederick Christein

of No. *97 Cedar* Street, being duly sworn, deposes
and says, that on the *13* day of *June* 18*80*

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 deponents person*

the following property, viz: *one silver watch*

of the value of *five* Dollars,
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that *the said property*
was feloniously taken, stolen, and carried away by *Francis Martine*
(now here) for the reason that deponent saw
said Martine take the aforesaid watch from
the pocket of the vest then and there worn by
deponent and ran away

Frederick Christein

Subscribed to, before me, this

June 13 1880

Police Justice.

0445

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Francis Martine Minton

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

Question. What is your name?

Answer.

Francis Martine Minton

Question. How old are you?

Answer.

31 Years

Question. Where were you born?

Answer.

Germany

Question. Where do you live?

Answer.

Cor of 57 Cedar St

Question. What is your occupation?

Answer.

Jeweler

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

Answer.

I am guilty

Frank Mendin

Taken before me, this
15
day of *April*
18*91*
Police Justice

0446

COUNSEL FOR COMPLAINANT.

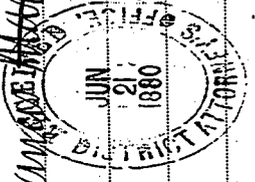
Name,
Address,

COUNSEL FOR DEFENDANT.

Name,
Address,

#201
Police Court—First District
from *William*

THE PEOPLE, &c.,
ON THE COMPLAINT of
Fredrick Christen
97 Cedar St.
vs
Mintzer
James E. Mintzer
1
2
3
4
5
6



Dated *10 June 1880*

Smith Magistrate.
Flynn Officer.
27 Proctor Clerk.

Witnesses: *Luque Brown*
57 Greenwich St.

§ *1000* to answer
at *Cam* Sessions
Received at Dist. Atty's office

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

0447

CITY AND COUNTY } ss.
OF NEW YORK,

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

That *Frank Mendin*

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

on the *thirteenth* day of *June* in the year of our Lord one
thousand eight hundred and eighty — 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 *Frederick Christen*
on the person of the said *Frederick Christen* then and there being found,
from the person of the said *Frederick Christen* then and there feloniously
did steal, take and carry away, against the form of the Statute in such case made and
provided, and against the peace of the People of the State of New York and their
dignity.

BENJ. K. PHELPS, District Attorney.

0448

BOX:

15

FOLDER:

187

DESCRIPTION:

Moser, Jacob

DATE:

06/14/80



187

0449

I have carefully examined into the fact in this case and am satisfied that the request of complainant should be acceded to and therefore ask leave of the court that an order be entered discharging the prisoner on his recognizance

Wm. Henry
A. W. C.
June 15 1880

#12
J. G. Maguire

Filed 14 day of June 1880
Pleads Not Guilty

THE PEOPLE

vs.

Jacob Chases

Felony Assault and Battery

BENJ. K. PHELPS,
District Attorney.

A True Bill.

A. W. C.
Foreman

Part Two - June 15th 1880.
Discharged on his verbal
recognizance

0450

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Jacob Moser

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I have known the prisoner

for three or four weeks and have always been on friendly terms with him. He is a peaceable man.

On the day of the assault set forth in the Complaint I had been drinking considerable beer as well as the prisoner. I was under the impression that he struck me with a knife but it may have been some hard instrument that inflicted the cut ^{+contusion} on my ear instead of a knife. The prisoner is a poor

debate man -

The prisoner and two witnesses to the assault have as

0451

WM. LINDSAY.
J. GEO. FLAMMER.

LINDSAY & FLAMMER,

ATTORNEYS AND COUNSELLORS,

289 GREENWICH STREET,

(Irving National Bank Building.)

NEW YORK, June 11th 1880

Hon Benjamin K Phelps:-

Dear Sir:-

Permit me
to remind you of your
promise to have care
of people w Jacob Moser
placed on calendar
this morning.

As it does not
appear in the Daily
Reg. I conclude that
you have overlooked
it and hope that it will

0452

be on Monday's calendar

Yours Very Resp^{ly}

J. H. Blawie

0453

5th
Police Court - Ninth Judicial District.

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

Frederick Riets
of *North East Corner of 9th Avenue + 91st* Street,
on *Monday* the *31st* being duly sworn, deposes and says, that
in the year 1880 at the City of New York, in the County of New York, day of *May*

he was violently and feloniously ASSAULTED and BEATEN by *Jacob Mosen (now here)*
who did wilfully and maliciously cut
and stab deponent upon the left ear
with the blade of a knife which knife
he too saw Mosen then and then held
in his hand. That deponent was so
violently and feloniously assaulted and
Beaten

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

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

Sworn to before me this *1st* day
of *June* 1880 -
R. H. Ripley

Frederick Riets
mark

POLICE JUSTICE.

0454

GLUED PAGES

0455

Police Court - Manhattan District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

Charles Reed

Wm. Moore

June 1st 1860

R. M. Kirby Magistrate.

Backs Officer.

CITY AND COUNTY
OF NEW YORK

Jacob Mosen
being duly examined before the under-
signed according to law, on the annexed charge, and being informed that he was at

0456

Police Court -

THE PEOPLE
ON THE COM

clerk

Sub M

June

B.M.

POLICE COURT - FIRST DISTRICT.

CITY AND COUNTY } ss.
OF NEW YORK,

Jacob Moser

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

Question. What is your name?

Answer. *Jacob Moser*

Question. How old are you?

Answer. *53 years of age*

Question. Where were you born?

Answer. *Germany -*

Question. Where do you live?

Answer. *9th Ave between 88th & 89th. Street*

Question. What is your occupation?

Answer. *Shoemaker*

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

Answer. *I am not guilty of the charge -
I did not cut him with a knife I
had a key in my hand*

Taken before me, this

1st

day of

June

1880

Jacob Moser

R. H. Ripley

Police Justice.

0457

POLICE COURT—FIFTH DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Frederick Riet
at & Cor 9th Ave & 91st St*

Jacob Mosen

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

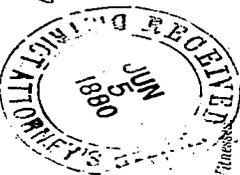
Residence

1880

June 1st

B. V. Bixby

Magistrate.



Becke 31st

Clerk

\$500.00 G.D.

Cmo

Received in Dist. Att'y's Office.

0458

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Jacob Moases*

late of the City of New York, in the County of New York, aforesaid, on the
thirty first day of *May* in the year of our Lord
one thousand eight hundred and *eighty*, with force and arms at the City and
County aforesaid, in and upon the body of *Frederick Rieb*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *Frederick Rieb*
with a certain *knife*
which the said *Jacob Moases*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut, and wound
with intent *him* the said *Frederick Rieb*
then and there, feloniously and wilfully to kill, against the form of the Statute
in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

SECOND COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Jacob Moases*
with force and arms, in and upon the body of the said *Frederick Rieb*
then and there being, wilfully and feloniously did make an
assault and *him* the said *Frederick Rieb*
with a certain *knife* which the said *Jacob Moases*

in his right hand, then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut, and wound, with intent to then and there, wilfully and feloniously
do bodily harm unto *him* the said *Frederick Rieb*
against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

THIRD COUNT.

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

with force and arms, in and upon the body of *Frederick Rieb*
in the peace of the said people then and there being, feloniously, did make another
assault and *him* the said *Frederick Rieb*
with a certain *knife*
which the said *Jacob Moases*

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

0459

said Frederick Reeb then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

FOURTH COUNT.

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

with force and arms, in and upon the body of the said Frederick Reeb then and there being, wilfully and feloniously, did make another assault and him he said Frederick Reeb with a certain knife which the said Jacob Choses in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously maim him the said Frederick Reeb against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

*Shaw's copy
Yamund was the
fact in this case
and an indictment
that the responsibility
of the government should
be accepted and
therefore ask how
the court that are
given to answer
and change the
provision unless
necessary to
William Henry
St. Louis
June 15th 1880*

*Discharged on his verbal
responsibility
Paid due June 15th 1880*

A TRUE BILL.
[Signature]
Benjamin
BENJ. K. PHELPS
District Attorney.

[Signature]
THE PEOPLE
P
Felonious Assault and Battery.
Filed 14 day of June 1880
Pleads Not Guilty

0460

BOX:

15

FOLDER:

187

DESCRIPTION:

Mead, James

DATE:

06/07/80



187

0461

7/18

Counsel, J. A. My C. Bell and
Filed: 7 day of June 1850
Pleads: not Guilty &

THE PEOPLE
vs.
James Mead

BENJ. K. PHELPS,
District Attorney.

A True Bill.
A. M. Cady
Foreman.

Paik. Court. June 18-1850
Tried and convicted

104. C. P.
FD

0462

Police Office, Third District.

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

No. of 26 Duffack Street, being duly sworn, 3rd floor.

deposes and says, that the premises No. Aforesaid
Street, 13 Ward, in the City and County aforesaid, the said being a Dwelling
and which was occupied by deponent as a Dwelling.

were **BURGLARIOUSLY**
entered by means of unlocking the door with
a pick lock or rippers

on the night of the 5 day of June 1880,
and the following property, feloniously taken, stolen and carried away, viz..

Two coats and one vest, in
all of the value of Twenty six
Dollars.

the property of Arthur G. deponent's husband

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Charles Morton. now present

for the reasons following, to-wit: That deponent detected
him for coming from the room
with said property in his possession,
took hold of him, raised an alarm
and caused his arrest. That
deponent saw said door fastened
about 10 minutes before she detected
defendant.

Josephine King

*Shown to deponent
this 6 June 1880.
Charles Morton
Also shown to*

0463

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question.—What is your name?

Answer.—*Charles Morton*

Question.—How old are you?

Answer.—*Forty four years.*

Question.—Where were you born?

Answer.—*In New York.*

Question.—Where do you live?

Answer.—*In New York City at the present.*

Question.—What is your occupation?

Answer.—*Steam boat pilot.*

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

Answer.—*I am not guilty.*

Charles Morton

Taken before me, this

day of

1878

Police Justice

John J. Smith

0464

#65

Form 115.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & C.,
BY THE COMPANY OF

Prima facie
86 Suffolk St.

Charles Moten



Offence, BURGLARY.

Dated June 9th 1880

Magistrate.

Medard B. Officer.

Clerk.

Witnesses *Charles Perovich*

No. *76 Suffolk* Street.

Annunzio

No. *86 Suffolk* Street.

May Gibson

No. *13 Teacuch* Street.

Bro to answer committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by _____ Street.

Residence _____ Street.

No. 2, by _____ Street.

Residence _____ Street.

No. 3, by _____ Street.

Residence _____ Street.

No. 4, by _____ Street.

Residence _____ Street.

0465

CORRECTION

0466

BOX:

15

FOLDER:

187

DESCRIPTION:

Mead, James

DATE:

06/07/80



187

0467

#18

Counsel, J. A. McCall and
Filed, 7 day of June 1850
Pleads, not Guilty &

19
1850
THE PEOPLE
vs.
James Mead

BENJ. K. PHELPS,
District Attorney.

A True Bill.
A. M. Coley
Foreman.
Paid Dwt. June 18-1850

Tried and convicted

104. C. S. P.
FD

0468

POLICE COURT SECOND DISTRICT.

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

Catharine Quinn
of *the House of detention* Street, being duly sworn, deposes
and says that on the *29th* day of *May* 18*80*
at the City of New York, in the County of New York,

James Meade (now here) did unlawfully and feloniously against the will of deponent forcibly ravish and have carnal knowledge of deponent in manner as follows to wit
That on the night of the day aforesaid at about the hour of Ten O'clock while deponent was walking on Tenth Avenue she was forcibly seized by said Meade and another person whose name is unknown to deponent. dragged into a lot in the vicinity of Bloomfield Street in said City thrown to the ground and then and there ravished by the said Meade who was arrested while lying upon her person by Officer Sullivan of the 9th Precinct Police.

*I came to before me (Catharine Quinn) her
this 31st day of May 1880*

Wm. Murray Police Justice

0469

City and County of
New York S 88

Daniel Sullivan of the
9th Precinct Police being duly sworn deposes
and says that on the 29th day of May 1880
at the City and County of New York Deponent
arrested James Meade (now here) in lying
upon the person of Catharine Quinn as
set forth in the foregoing affidavit

Sworn to before me
this 31st day of May 1880 S. Daniel Sullivan

My Comm. Police Justice

POLICE COURT - SECOND DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Offence,

187

Dated

Witnesses

Committed in default of \$ _____ surety.

Bailed by _____

No. _____ Street.

0470

Police Court—Fifth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Meade*

Question. How old are you?

Answer. *Nineteen Years.*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *537 West 26 St.*

Question. What is your occupation?

Answer. *Shoulder.*

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

Answer. *I did not have anything to do with
the woman*

James Mead

Taken before me, this *31*
day of *May* 18*80*

Wm. Murray

Police Justice.

0471

Form 114

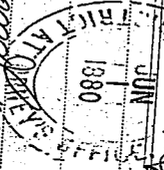
Police Court - Second District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Katherine Quinn
vs. State of Missouri
by order of court

John Meado



Office, *Keokuk*

Dated *March 30* 188*0*

Murray Magistrate.

Sullivan Officer.

9 Clerk.

Witnesses

John Sullivan
John Reinech

No. _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

3000 to answer Committed.

Received in Dist. Atty's Office.

BAILED

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

0472

State of New York.

filed June 7/80

Executive Chamber,

Albany, July 16 1880.

Sir: Application having been made to the Governor for the
pardon of James Mead, who was
tried and convicted before you June 18. 1880 of
Rape and sentenced
to the State Prison Sing Sing 10 yrs

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

James C. ...
To Hon. Frederick S. ...

0473

Miss
Mary M. S.

0474

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *James Mead*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Twenty ninth* day of *May* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City, and County aforesaid,
with force and arms, in and upon one *Catharine Quinn*
wilfully and feloniously made an assault, and that the said *James Mead*

Catharine Quinn her the said
Catharine Quinn then and there by force and with
violence to her, the said *Catharine Quinn* and against her
will, 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.

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

James Mead

late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Catharine Quinn* wilfully and feloniously
made an assault, with intent her the said *Catharine Quinn*
against her will, and 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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0475

BOX:

15

FOLDER:

187

DESCRIPTION:

Morton, Charles

DATE:

06/14/80



187

0476

#65

Filed 14 day of June 1850

Pleas *not guilty*
THE PEOPLE
vs.
I
Charles Moten
Burgess & Co. 125 State
Receiving St. Office

BENJ. K PHELPS,
District Attorney.

Plat no June 14. 1850.
pleas Burg 3.

A True Bill.

A. M. May

Foreman.

W. J. 4. 19. 6. 1850
F. J.

0477

Police Office. Third District.

City and County } ss.:
of New York,

No. of

Johnna King
26 Suffolk Street, 3rd floor.
being duly sworn,

deposes and says, that the premises No.

Aforesaid

Street,

13

Ward, in the City and County aforesaid, the said being a

Dwelling

and which was occupied by deponent as a

Dwelling.

were **BURGLARIOUSLY**

entered by means

of unlocking the door with a pick lock or rippers

on the

night

of the

5

day of

June

1880,

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

Two coats and one vest. w. all of the value of twenty six dollars.

the property of

Johnna King deponent's husband

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

Charles Morton. now present

for the reasons following, to-wit:

That deponent detected him for coming from the room with said property in his possession, took hold of him, raised an alarm and caused his arrest. That deponent saw said door fastened about 10 minutes before she detected defendant.

Johnna King

Given before me this 6th June 1880. Charles Morton

0478

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question.—What is your name?

Answer.—*Charles Morton*

Question.—How old are you?

Answer.—*Forty four years.*

Question.—Where were you born?

Answer.—*In New York.*

Question.—Where do you live?

Answer.—*In New York City at the present.*

Question.—What is your occupation?

Answer.—*Steam boat pilot.*

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

Answer.—*I am not guilty.*

Charles Morton

Taken before me, this

Henry G. Jones
1878
Police Justice

0479

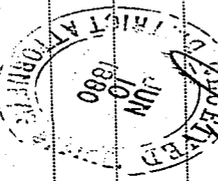
#65

Form 115.

POLICE COURT -- THIRD DISTRICT

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Anna King
86 Suffolk St.
vs.
Karl Motta



Dated *June 9* 188*0*

Meers Magistrate.
Officer.

Clerk.

Hedrick Permach

Witness, *Ed Suffolk* Street.

Henry Keeler

No. *86 Suffolk* Street.

Max Meiers

No. *13 Beacon* Street.

Broo to answer committed.

Received in Dist. Atty's Office,

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0480

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That Charles Morton

late of the Third Ward of the City of New York, in the County of
New York, aforesaid
on the Fifth day of June in the year
of our Lord one thousand eight hundred and ~~eighty~~ Eighty
with force and arms, about the hour of ten o'clock in the night time
of the same day, at the Ward, City and County aforesaid, the Dwelling-house of

John King
there situate, feloniously and burglariously did break into and enter by means of
forcibly unfastening an outer door of said
dwelling house by means of false keys
whilst there was then and there some human being to wit, one Johanna
King within the said dwelling-house he, the said
Charles Morton

then and there intending to commit some crime therein, to wit, the goods, chattels, and
personal property of John King
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.

And the jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, about the hour of ten o'clock in the night time of said day,
the said Charles Morton

late of the Ward, City, and County aforesaid,

Two coats of the value of ten dollars
each
One vest of the value of six dollars.

of the goods, chattels, and personal property of John King
John King in the said dwelling-house of one
, then and there being found
in the dwelling-house aforesaid, then and there feloniously did steal, take, and carry
away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen), against the form of the Statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0481

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

Charles Morton

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 coats of the value of ten dollars
each*

One vest of the value of six dollars

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

John King

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

John King

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

Charles Morton

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

BENJAMIN K. PHELPS, District Attorney.

0482

BOX:

15

FOLDER:

187

DESCRIPTION:

Musgrave, Thomas

DATE:

06/11/80



187

#51-

Counsel,
Filed *W. Lane* 1880,
Pleads

THE PEOPLE
vs.
I.
Thomas Chapman.
Sick with brain
Dr. J. J. Marshall

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

Part in No. 9, 1880.
Discharged on his medical certificate.

A True Bill.

Edw. J. Miles
Let it be Benjamin
W. J. Miles
Upon recommendation
of Mr. McDonald & Co. of
the State of Illinois
to wit that you over all
be discharged on his
with respect to charges
D. J. M.

0484

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

New York, June 22 1880

7
Hon Benjamin C. Phelps
Dist. Attorney
New York

The Inaugural
Committee May 29 by Justice
Smith charges with "Reid
Larson" is insane and Doctors
Harty recommend his transfer
to Lunatic Asylum. W. Island
Petitioner enclosed. He is
now in Insane Hospital

Yours Truly,
James Gunn
Warden

0485

DEPARTMENT OF
Public Charities and Correction.

CITY PRISON,

Police Court—First District.

New York, June 22 1886

This is to certify that
Thomas Musgrave is
insane He is at
Bellerose Hospital and
it will be necessary
to remove him to the
Asylum on Rikers Island

Wm L. Handford

Warden Prison

J. J. J. J.

0486

GLUED PAGES

0487

Police Court—First District.

of No. 221 Ourling Slip Street, being duly sworn, deposes
and says, that on the 29 day of May 1880

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

the following property, viz:

premises, three Oil Cans

of the value of One 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 Thomas Musgrave

now present, from the fact that
deponent detected him as he
was leaving said premises with
the property in question in his
possession.

David Towle

Sworn to, before me, this

May

29 day

Police Justice

0488

#57
Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Fowler
of 22 Bowling Alley
vs.
James Augustine

Abdavit—Larceny

1
2
3
4
5
6

Dated May 29 1898
Smith Magistrate.
McKee Officer.
H Clerk.

Witnesses:
300 to answer
at Genauk Sessions.
Received at Dist. Atty's office

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

COUNSEL FOR COMPLAINANT.

Name _____
Address _____

COUNSEL FOR DEFENDANT.

Name _____
Address _____

0489

POLICE COURT—FIRST DISTRICT.
CITY AND COUNTY }
OF NEW YORK, } ss:

Commitment—Larceny.

By *J. Sherman Smith Esquire,*
one of the Police Justices for the City of New York, to the Sheriff or Deputy Sheriffs of the
said City and County, the Constables of the City of New York, the Police Patrolmen or
Officers of the Police Department of the City of New York, each and every of them, and
to the Warden, Keeper or Deputy Keepers of the City Prison of the City of New York :

THESE ARE, in the name of the People of the State of New York, to command you, the said Sheriff, Deputy Sheriffs,
Constables, Police Patrolmen or Officers, forthwith to convey to the City Prison of the City of New York, the bod

of *Thomas Musgrave*

charged before me, as one of the Police Justices aforesaid, upon
Daniel Towle Complainant

the oath of *Thomas Musgrave*

for that he the said *Thomas Musgrave*
did on the *29* day of *May* 18*80* at the City and County aforesaid,
Feloniously TAKE, STEAL and carry away, the following property, to wit:

three oil cans

of the value of *One* Dollars,
the property of *Complainant*

And I, the said Police Justice, having in due form of law examined the said complainant and the witnesses before
me produced, and the said *Thomas Musgrave*

and it appearing that an offence has been committed, and that there is
probable cause to believe the prisoner *Thomas Musgrave* aforementioned to be guilty thereof, and I, the said Police Justice, having
fixed the amount of bail to be given by the said prisoner *three* at the sum of *three* hundred dollars,

300
I Command you, the said Warden, Keeper, and Deputy Keepers, and you and each of you are
hereby required to receive into your custody and safely keep in the City Prison the bod of the said

Thomas Musgrave
in default of surety in the sum of *three* Hundred
Dollars, to answer the said complaint, until he be thence delivered by due course of law.

GIVEN under my hand and seal, at the City of New York, this
29 day of *May* 18*80*
J. Sherman Smith Police Justice.

0490

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Foot

vs.

Thomas Musgrave

Commitment—Larceny. *Foot*

Dated

May 29 18*80*

392 written

Smith

Justice.

in q
Mr
D

Wm Smith

0491

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

Thomas Meusgrave.

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

*Three cans (of the kind commonly known as
oil cans) of the value of One dollar.*

of the goods, chattels, and personal property of one

Daniel Towle

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.

0492

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

That the said

Thomas Musgrave

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

Three cans (of the kind commonly known as oil cans) of the value of one dollar.

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

Daniel Towle

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

Daniel Towle

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

Thomas Musgrave

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

BENJ. K. PHELPS, District Attorney.

0493

BOX:

15

FOLDER:

187

DESCRIPTION:

Mevel, Arthur

DATE:

06/17/80



187

0494

#115-

Counsel,

Filed 7 day of June 1896

Pleas

THE PEOPLE

vs.

Richard I
Merrill
and Bay Melville
Carruth

19th June

BENJ. K. PHELPS,

District Attorney.

A True Bill.

[Signature]
Foreman.

Foreman.

[Signature]
Guilty.

S.P. 2 years.

Larceny from the person.
INDICTMENT.

0495

Form 112

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

Police Court—First District.

of No. *120 Bleeker* *Benjamin Faisant*
Jersey City, Height
Street, being duly sworn, deposes
and says, that on the *9th* day of *June* 18*80*

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 deponent's*

Person
the following property, viz: *one silver watch*
with chain attached together,

of the value of *twelve* 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 *Wher Melville*

Now present from the fact that
deponent caught him in the
act and found the property in
his possession. That deponent
was standing in Park Row when
he felt a tug at his watch chain
and turning suddenly he grasped
the prisoner and found in his
possession the watch which he pulled
from a breast pocket of deponent's vest
with the chain aforesaid attached
there to — Benjamin Faisant

Sworn to before me, this

18

Police Justice

0496

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Arthur Melville

Question. How old are you?

Answer.

19 Years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

32 Oak Street

Question. What is your occupation?

Answer.

Printer

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

Answer.

I am not guilty

Arthur Melville

Thomas J. [Signature]
Police Justice
18

0497

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

#115

Police Court—First District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Benjamin C. Smith
120 Bleeker St.
New York City

Arthur W. ...



2 _____
3 _____
4 _____
5 _____
6 _____

June 9th 1880
Magistrate

Richard ...
Officer

Q. B.
Clerk

Witnesses:

John ...
to answer Sessions

Received at Dist. Atty's office

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0498

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That *Arthur Mevel* otherwise known as
Arthur Melville
late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *ninta* day of *June* in the year of our Lord one
thousand eight hundred and eighty at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of ten dollars -
One chair of the value of two dollars -

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

0499

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

That the said

*Arthur Mevel otherwise known
as Arthur Melville*

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

*One watch of the value of ten dollars -
One chain of the value of two dollars -*

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

Benjamin Faisant

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

Benjamin Faisant
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said
Arthur Mevel otherwise known as Arthur Melville
then and there well knowing the said goods, chattels, and personal property to have
been feloniously stolen), against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJAMIN K. PHELPS, District Attorney.

0500

BOX:

15

FOLDER:

187

DESCRIPTION:

Montague, James

DATE:

06/10/80



187

0501

#35-

Counsel,
E. E. Price
Filed 10 day of June 1880
Pleads *Not Guilty*

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Wm. M. Price
130
7.

James Montague.

BENJ. K. PHELPS,

District Attorney,
Part in show 10. 1880
pleads G. L.

A True Bill.

J. M. Price

Foreman.

B. H. J. P. Price

0502

Form 112.

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

Police Court—First District.

of No. 73 Lewis Street, being duly sworn, deposes
and says, that on the 29th day of May 1880

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

wagon which deponent was driving
the following property, viz: one valise containing
one suit of black cloth ^{clothing} & quantity
of under clothing together with shirts
and stockings in all

of the value of Seventy five Dollars,

the property of Charles B Warner and in
deponent's charge as a common
carrier

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 Montague

now present for the reason that
deponent saw said valise put on
the express wagon which he had in
charge on Pier 22 East River and
when deponent reached Pier 24 East
River he discovered the loss of the
same. That deponent then left said
wagon in search of it and in South
Street deponent saw the prisoner in
custody of Officer Van Rant with the
valise in question in the prisoner's
possession.

Wm N Brownell

Sworn to, before me, this 30th day of May 1880

Police Justice

0503

City and County
of New York

Horace Van Rensselaer of the
Steamboat & Squad Police being
sworn says that he arrested
the prisoner in South Street as he
was coming from the direction of
said Express Bazaar and at the
time of such arrest he had in
his possession the property described
in the within affidavit

Horace E. Van Rensselaer
Sworn to before me this
30th day of May 1880
Alvina J. [Signature]
[Signature]

0504

Police Court - First District.

CITY AND COUNTY
OF NEW YORK

James Montague

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

Question. What is your name?

Answer.

James Montague

Question. How old are you?

Answer,

22 years

Question. Where were you born?

Answer.

N. Y.

Question. Where do you live?

Answer

130 York St - Brooklyn

Question. What is your occupation?

Answer.

Japanner

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

Answer.

I am not guilty.

[Signature]
I have before me, this
day of *18*
Police Justice.

0505

#55
Police Court—First District

THE PEOPLE, &c,
ON THE COMPLAINT OF

William B. Bennett
73 Lewis St

James Montague

Aldavit—Larceny.

BAILABLE

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

James Smith
Magistrate

Harold Carr
S/B Squad Clerk

Witnesses:
Cullen Officer

to answer
at Sessions
Received at Dist. Atty's office

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

0506

CITY AND COUNTY }
OF NEW YORK, } ss.

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

That

James Montague

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

*One value of the value of One dollar
One coat of the value of Twenty dollars.
One pair of pants of the value of Ten dollars.
One vest of the value of five dollars.
Ten shirts of the value of two dollars each.
Five pairs of stockings of the value of one dollar a pair.
Five pairs of drawers of the value of one dollar a pair.*

of the goods, chattels, and personal property of one

Charles B. Warner

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.

0507

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

That the said

James Choontague

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

*One valise of the value of One dollar.
One coat of the value of Twenty dollars.
One pair of pants of the value of Ten dollars.
One vest of the value of five dollars.
Ten shirts of the value of Two dollars each.
Five pairs of stockings of the value of One dollar a pair.
Five pairs of drawers of the value of One dollar a pair.*

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

Charles B. Warner

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

James Choontague

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

James Choontague

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

BENJ. K. PHELPS, District Attorney.

0508

BOX:

15

FOLDER:

187

DESCRIPTION:

Monroe, Robert

DATE:

06/25/80



187

0509

#190
Counsel,
Filed 25 day of June 1876
Pleads, *John G. Gandy (20)*

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.

Robert Monroe

BENJ. K. PHELPS,

Deersted Attorney.

A TRUE BILL.

June 26/76

A. M. Waly
Foreman.

Verdict or Guilty should specify of which count.

Placed in Jail 3 day

Per one of law

0510

Police Court—Second District.

City and County
of New York.

ss: Annie O'Hara

of No. 470 Ninth Avenue Street, being duly sworn,
deposes and says, that the premises No. 471 Ninth Avenue

Street, 2d Ward, in the City and County aforesaid, the said being a dwelllinghouse
a part of
and which was occupied by deponent as a place of abode and dwelling

were **BURGLARIOUSLY**

entered by means of forcibly unlatching the door
leading to said premises

on the afternoon of the 18th day of June 1880.

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

One Black silk skirt of the value of
six dollars. One Coat of the value of
Ten dollars. One child's silk dress
of the value of seven dollars. all being
of the value of twenty three dollars.

the property of Deponent's Husband Thomas O'Hara

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 Robert Monroe (now here)

for the reasons following, to wit: The said Monroe admits
having forcibly entered said premises
and carrying away said property which
was found in the possession of said
Monroe by Officer M^o Connell of the
20th Precinct Police.

Ann O'Hara
Suborn to depose me
this 19th day of June 1880

J. H. Murray Police Justice

0511

City and County of New York ss

Matthew McConnell
of the 21st Precinct Police being duly
sworn deposes and says that on
the afternoon of the 18th day of June 1880
he arrested Robert Monroe (now here)
coming out of premises No 470 Ninth Avenue
with the property stated in the foregoing
affidavit and said Monroe confessed
to deponents that he had entered the said
premises as described in the foregoing
affidavit and carried away said property

Sworn to before me
this 19th day of June 1880

Matthew McConnell

of the 21st Precinct Police Justice

of the City and County of New York
Police Commissioner

05 12

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

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

QUESTION.—What is your name?

ANSWER.— *Robert Monroe.*

QUESTION.—How old are you?

ANSWER.— *Twenty five years.*

QUESTION.—Where were you born?

ANSWER.— *Fredericksburgh, Virginia*

QUESTION.—Where do you live?

ANSWER.— *I have no permanent residence*

QUESTION.—What is your occupation?

ANSWER.— *Produce dealer.*

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

ANSWER.— *I am guilty of the charge*

Robert Monroe

John W. ...
Taken before me, this
day of June 1889
Police Justice

0513

130
Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE, &c.
ON THE COMPLAINT OF

526
Annie O'Hara

470 9th Ave

1880

Mr. P. J. Murphy, Larceny
D. J. Murphy

Dated June 21st 1880
Magistrate
Murphy

McConnell Officer.
20
Clerk.

WITNESSES:

Officer. Mathew W. Connell
20 P. Guinness

[Signature]

Committed in default of \$ 1000 Bail.

Dated by

No.

Street.



To be returned to
J. J. Murphy

0514

CITY AND COUNTY } ss.
OF NEW YORK.

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

That

Robert Monroe

late of the *West* Ward of the City of New York, in the County of New York, aforesaid, on the *Eighteenth* day of *June* in the year of our Lord one thousand eight hundred and ~~seventy~~ *Eighty* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Annie O'Hara

there situate, feloniously and burglariously did break into and enter ~~by means of force~~

he the said

Robert Monroe

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

Thomas O'Hara

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.

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

Robert Monroe

late of the Ward, City, and County aforesaid,

one skirt of the value of six dollars
one coat of the value of ten dollars
one other skirt of the value of seven dollars
one over skirt of the value of seven dollars
one waist of the value of seven dollars

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

Thomas O'Hara

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

BENJ. K. PHELPS, District Attorney.

05 15

BOX:

15

FOLDER:

187

DESCRIPTION:

Moore, Horace

DATE:

06/17/80



187

05 16

#126 *Kinging*

Counsel,
Filed 17 day of June 1876.
Pleas, Not Guilty (18)

BURGLARY—Third Degree, and
Grand Larceny.

THE PEOPLE

vs.
George Moore
Law 2/10
Placed to Jury 3 days

CP one year.
BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Kelly
Foreman.

Off till 14/5

Verdict of Guilty should specify of which count.

SR

21st June

0517

Police Office, Fourth District.

City and County }
of New York, } ss.

James Burke

of No. 880 - 10th Avenue Street, being duly sworn,
deposes and says, that the premises No. 880 - 10th Avenue

Street, 22nd Ward, in the City and County aforesaid, the said being a building
and which was occupied by deponent as a dwelling house

and entered by means of unblocking the door of a room on the fourth floor of said building and entering the same with intent to commit a crime

on the day-time of the 22nd day of May 1880

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

One brown checked suit of the value of fifteen dollars. One dark striped suit of the value of seven dollars. One black Cashmere dress, of the value of ten dollars. One diagonal cloth coat of the value of five dollars. in all of the value of thirty seven dollars

the property of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed, and the aforesaid property taken, stolen and carried away by Horace Moore (now here)

for the reasons following, to wit: That said property was contained in the apartments occupied by deponent at the above described place. That deponent is informed by Margaret Burke deponent's wife that

0518

she securely locked said apartments
and left the keys ^{in the apartments of} Ellen Digby
who resides in the same house, and
who informs deponent that said Moore
took said key, saying at the time
that it belonged to him. ^{James Burke}

Sworn to before me this 26th day of May 1880

State of New York

State of New York }
City of New York }
Margaret Burke
of 880-10th Avenue, being duly sworn
deposes and says, that she is the wife
of James Burke the complainant,
that on the 25th day of May 1880
deponent securely locked and fastened
the apartments occupied by deponent
and deponent's husband at 880-10th Ave
at about 9 o'clock in the morning
and took the key to the apartments
of Ellen Digby in the same building
laid the same on a table and called
to said Ellen who was in an adjoining
room, to give said key to deponent's
husband if he came before deponent
returned, that at about half
past eleven o'clock of the same

0519

^{morning}
~~last~~ deponent returned, went to
the room of said Ellen asked for
the key, when said Ellen informed
deponent that she gave the said
key to a fruit man who came in
to buy bags, he claiming the same
as his own. Deponent then went
to deponent's apartments and found
the door open and the property
described in the affidavit of
deponent's husband gone.

Margaret Bucke
Sworn to before me this
25th day of May 1880

Am. C. Haun *Justice*

State of New York }
City of New York } 88

Ellen Digby I
880-10th Avenue, being duly sworn
deposes and says that on the 23rd
day of May 1880, the prisoner
H. J. Moore now in court
came into deponent's apartments
and asked deponent if deponent
had any rags to sell. picked

0520

up a package from a chair and asked deponent to sell it to him. deponent refused when said Moore picked up a book from the table. When deponent took the book from his hand and placed ~~the~~ ^{the same} back on the table ~~and~~ ^{not believing it sufficient therefore} took up ~~the~~ ^a key, ~~then~~ said Moore claimed the key as his own. deponent not knowing to the contrary gave said Moore the said key. That said Moore then left deponent's room and went up stairs to the floor where James Burke lived. deponent at the time telling him that the land lady would not allow him to go through the house. when said Moore stated that the woman up stairs had promised him bags. That on the 25th day of May 1880 said Horace Moore came to deponent's apartment and threatened deponent's life if ~~deponent~~ ^{deponent} informed he Moore was arrested.

Sworn to before me this 26th day of May 1880
Charles H. Newman Notary Public

0521

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Horace Moore

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

Question. Where do you live?

Answer.

786-11 Ave

Question. What is your occupation?

Answer.

Lunk Dealer

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

Answer.

I am not guilty of the charge
Horace Moore

Taken before me this

26 day of *May*

1887

Wm. C. Newell
Police Justice.

0522

#126

Police Court—Fourth District,

THE PEOPLE & C.
ON THE COMPLAINT OF

James Burke
880 10th Ave.

Grace Moore

Offence, Forgery

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

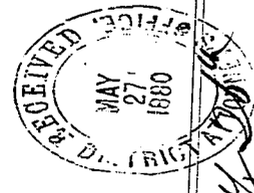
Residence,

No. 5, by

Residence,

No. 6, by

Residence,



Dated *May 27* 1880

Blanner Magistrate.

Atticus 225
Officer.

Clerk.

Witnesses,

Margaret Burke } 880-10 Ave
Ellen Deighy }

E. M. Bay
Kear

Received in District Atty's Office,

0523

CITY AND COUNTY }
OF NEW YORK. } ss.

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

That

Horace Moore

late of the *twenty second* Ward of the City of New York, in the County of New York, aforesaid, on the *twenty second* day of *May* in the year of our Lord one thousand eight hundred and ~~twenty~~ *Eighty* with force and arms, about the hour of *two* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

James Burke

there situate, feloniously and burglariously did break into and enter ~~by means of forcibly~~

he the said

Horace Moore

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of

James Burke

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.

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

Horace Moore

late of the Ward, City, and County aforesaid,
one coat of the value of five dollars, Two other coats of the value of five dollars each. One dress of the value of five dollars - Two coats of the value of five dollars each - Two pairs of pantaloons, of the value of five dollars each -

Three waists of the value of five dollars each -

Three shirts of the value of five dollars each -

Three overcoats of the value of five dollars each -

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

James Burke

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

BENJ. K. PHELPS, District Attorney.

0524

BOX:

15

FOLDER:

187

DESCRIPTION:

Moriarty, Patrick

DATE:

06/24/80



187

0525

BOX:

15

FOLDER:

187

DESCRIPTION:

Moriarty, Ellen

DATE:

06/24/80



187

0526

BOX:

15

FOLDER:

187

DESCRIPTION:

Moriarty, Kate

DATE:

06/24/80



187

0527

Bill

1153

Day of Trial,

Counsel, W.P.L.

Filed Ex. 48 of June 1881

Pleads In Equity (29)

THE PEOPLE

vs. Patrick Morarty
Ellen Morarty
Kate Morarty
Agnes Morarty

Obtaining Entry by Force & Violence

~~John A. ...~~
BENJ. K. PHELPS,

District Attorney,
June 29/81

A True Bill, returned on the
part of the Grand Jury

John A. Waters

June 29/81 Foreman.

Ob. 1 & 3 J. J. ...
Council ...

April 22 1881

Ch. 1. ...
Sincerely Committed

John A. Waters
on one year

Real m

H. J. Mc Donough

78 President

Brooklyn

John A. ...

344 E 43rd St

ny city

best for

Agnes Morarty

Patt Sheehy

251 E 83rd St

714

\$2000

Real

0528

THE PEOPLE,
—against—

Patronage
by others

District Attorney's Office,

City and County of New York.

May 2 1881

Rec^d from the Dis-
trict Attorney, the
original complaint and
affidavits in this case,
with accompanying ex-
hibits, memoranda etc.

Field, Dorsheimer, Bacon & De
Sable

0529

43.4.32

July 6. 1880

B. K. Phelps

My dear Sir

There is some cruel
mistake & fear in the case of Agnes
Merritt. I know the facts pretty
well, & probably know more about
her alleged injury than any one else,
and I feel certain that she did
suffer the injury at the time & in the
manner claimed by her - I believe
the girl perfectly innocent of wrong,
& think the imprisonment will kill her.

Pray accept of my statement, as
I believe I am competent to inform you,
& put it in the power of our friends to get
her out.

Yours very truly

Franklin D. Bacon

0530

107 W. 47th St.
Apr. 25th 1881

Judge Cowing

Dear Sir:

Mr Kintzng called upon this am. and informed me that Mouat, when upon the stand, testified to the fact of having called at my office on July 21st 1879 and paid me fifteen (\$15⁰⁰/₁₀₀) dollars for professional services rendered to himself, and of having been told by me that there was an additional account a-

0531

against him for treatment of his daughter, and of his expressing surprise and ignorance of his daughter's illness and receiving professional care.

Upon consulting my books I find the date and payment to be correct.

Upon refreshing my memory I find the facts just as he testified.

I therefore cheerfully hasten to communicate the above to you, in order that it may have the weight you deem

0532

proper in your judgment.

Respectfully
J. C. Thomas, M.D.

0533

Judge Cowing.
President.

0534

City and County
of New York. SS

The jurors of the people of the
State of New York in and for the
body of the City and County of
New York upon their oath present
That Patrick Moriarty, Ellen
Moriarty and Kate Moriarty otherwise
known as Agnes Moriarty late of the
first ward of the City of New York
in the County of New York aforesaid
on the ninth day of June in the
year of our Lord one thousand
eight hundred and seventy nine
at the ward City and County
aforesaid, with force and arms on
the day and year last aforesaid,
with intent feloniously to cheat and
defraud "The New York Elevated
Rail Road Company" a corporation
organized and incorporated under
the laws of the State of New York and
operating an Elevated Steam Rail-
Road in the City and County afore-
said did then and there feloniously
and awfully, knowingly, and designedly
falsely pretend and represent to the
said "The New York Elevated Rail
Road Company"

0535

That the said Kate Moriarty otherwise known as Agnes Moriarty on the twenty fifth day of March in the year of our Lord one thousand eight hundred and seventy nine about noon took passage on a certain train of the said "The New York Elevated Rail Road Company" going north, on the fourteenth Street Station (a certain station of the said The New York Elevated Rail Road Company at the corner of fourteenth Street and Third Avenue in the City and County aforesaid meaning thereby) for the purpose of going north to the seventy sixth Street Station (to a station of the said The New York Elevated Rail Road Company at the corner of seventy-sixth Street and Third Avenue in the City and County aforesaid meaning thereby) and that at the corner of forty second Street and Third Avenue (in the City and County of New York aforesaid meaning thereby) the said train collided with an other train in and by which collision she the said Kate Moriarty otherwise known as Agnes Moriarty

0536

20

was then and there so injured that both of the collar bones of her the said Kate Moriarty, otherwise known as Agnes Moriarty were dislocated -

That she the said Kate Moriarty otherwise known as Agnes Moriarty was on and in a certain train of the said The New York Elevated Rail Road Company going north which collided with another train at the corner of forty second Street and Third Avenue in the City and County aforesaid on the twenty fifth day of March in the year of our Lord one thousand and eight hundred and seventy nine -

That neither of the collar bones of her the said Kate Moriarty otherwise known as Agnes Moriarty was ever dislocated to the knowledge of him the said Patrick Moriarty before a collision on The New York Elevated Rail Road Company (before such collision as aforesaid by and between trains as aforesaid on the said twenty fifth day of March in the year of our Lord one thousand and

0537

eight hundred and seventy nine
at the corner of forty second Street
and Third Avenue in the City and
County of said meaning thereby)
That he the said Patrick Moriarty
believed that she the said Kate
Moriarty otherwise known as Agnes
Moriarty had her collar bones di-
located by being injured by a
collision on The New York Elevated
Rail Road Company (by such col-
lision as aforesaid between such
trains as aforesaid on the twenty
fifth day of March in the year of
our Lord one thousand and eight
hundred and seventy nine meaning
thereby)

That neither of the collar bones of
her the said Kate Moriarty otherwise
known as Agnes Moriarty was ever
dislocated to the knowledge of him
the said Patrick Moriarty before
she the said Kate Moriarty otherwise
known as Agnes Moriarty was injured
as he the said Patrick Moriarty
believed by a collision of The New
York Elevated Rail Road Company
(meaning thereby that neither of the
collar bones of her the said Kate

0538

3

Moriarty otherwise known as Agnes Moriarty was ever dislocated to the knowledge of him the said Patrick Moriarty before such collision as aforesaid, and that he the said Patrick Moriarty believed that she the said Kate Moriarty otherwise known as Agnes Moriarty was injured by and had both her collar bones dislocated by such collision as aforesaid)

That he the said Patrick Moriarty believed that the said Kate Moriarty otherwise known as Agnes Moriarty was injured by a collision on the New York Elevated Rail Road Company (by such collision as aforesaid on the twenty fifth day of March in the year of our Lord one thousand eight hundred and seventy nine at the corner of forty second street and Third Avenue in the City and County aforesaid meaning thereby)

0539

And the said *The New York Elevated Rail Road Company*

then and there believing the said false pretences and representations so made as aforesaid by the said *Patrick Moriarty, Ellu Moriarty, and Kate Moriarty* otherwise known as *Agnes Moriarty* and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *Patrick Moriarty, Ellu Moriarty, Kate Moriarty* otherwise known as *Agnes Moriarty* a certain sum of money to wit the sum of *twenty four hundred and thirty* dollars in money and of the value of *twenty four hundred* dollars -

One certain instrument and writing of the kind called a *United State four per cent bond* the money secured thereby and then and there remaining unsatisfied and which might be collected thereon being the sum of *one thousand* dollars in money and of the value of *one thousand* dollars the same being the value of the said instrument -

One other certain instrument and writing of the kind called a *United State four per cent bond* the money secured thereby and then and there remaining unsatisfied and which might be collected thereon being the sum of *five hundred* dollars in money and of the value of *five hundred* dollars the same being the value of the said instrument -

Of the proper moneys, valuable things, goods, chattels and personal property of the said *The New York Elevated Rail Road Company* and the said *Patrick Moriarty, Ellu Moriarty* and *Kate Moriarty* otherwise known as *Agnes Moriarty* did then and there designedly receive and obtain the said certain sum of money to wit the sum of *twenty four hundred*

and *thirty* dollars in money and of the value of *twenty four hundred and thirty* dollars -

One certain instrument and writing of the kind called a *United State four per cent bond* the money secured thereby and then and there remaining unsatisfied and which might be collected thereon being the sum of *one thousand* dollars in money and of the value of *one thousand* dollars the same being the value of the said instrument -

One other certain instrument and writing of the kind called a *United States four per cent bond* the money secured thereby and then and there remaining unsatisfied and which might be collected thereon being the sum of *five hundred* dollars in money and of the value of *five hundred* dollars, the same being the value of the said instrument -

of the said *The New York Elevated Rail Road Company* of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

The New York Elevated Rail Road Company by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

The New York Elevated Rail Road Company of the same.

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Whereas in truth and in fact the said Kate Moriarty otherwise known as Agnes Moriarty did not on the twenty-fifth day of March in the year of our Lord one thousand eight hundred and seventy nine about noon take passage on the said certain train or any train of the said The New York Elevated Rail Road Company going north at a certain or any station of the said The New York Elevated Rail Road Company at the corner of fourteenth Street and Third Avenue in the City and County aforesaid for the purpose of going north to any station of the said The New York Elevated Rail Road Company at the corner of seventy sixth Street and Third Avenue in the City and County aforesaid as they the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty then and there well knew

And whereas in truth and in fact she the said Kate Moriarty otherwise known as Agnes Moriarty did not at all on the said twenty fifth day of March in the year of our Lord one

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thousand and eight hundred and seventy nine about noon or any other time on the day in the year last aforesaid take passage on any train of the said The New York Elevated Rail Road Company going north at any station of the said The New York Elevated Rail Road Company at the corner of fourteenth Street and Third Avenue or elsewhere in the City and County aforesaid as they the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty then and there well knew

And whereas in truth and in fact she the said Kate Moriarty otherwise known as Agnes Moriarty was not about noon or any other time on the twenty fifth day of March in the year of our Lord one thousand and eight hundred and seventy nine or at any other time whatsoever so injured by any collision between any train or trains of the said The New York Elevated Rail Road Company with any other train at the corner of forty second Street and Third Avenue or elsewhere in the aforesaid City

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and County, that both or any of her collar bones were dislocated as they the said Patrick Moriarty Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty then and there well knew

And whereas in truth and in fact she the said Kate Moriarty otherwise known as Agnes Moriarty was not at all injured at any of the times last aforesaid by any such collision as aforesaid as they the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty then and there well knew

And whereas in truth and in fact she the said Kate Moriarty otherwise known as Agnes Moriarty was not on or in a car or on any train of the said The New York Elevated Rail Road Company going north which collided with an other train at the corner of forty second Street and Third Avenue or elsewhere in the City and County aforesaid on the twenty fifth day of March in the year of our Lord one thousand eight hundred and seventy nine as they the said Patrick Moriarty

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Ellen Moriarty and Kate Moriarty
otherwise known as Agnes Moriarty
then and there well knew—

And whereas in truth and in fact
both of the collar bones of her the
said Kate Moriarty otherwise known
as Agnes Moriarty were to the know-
ledge of him the said Patrick Moriarty
dislocated at the time and before
such collision as aforesaid by and
between such trains as aforesaid
on the said twenty fifth day of
March in the year of our Lord one
thous and eight hundred and
seventy nine at the corner of forty
second street and third Avenue
in the City and County aforesaid
as they the said Patrick Moriarty
Ellen Moriarty and Kate Moriarty
otherwise known as Agnes Moriarty
then and there well knew—

And whereas in truth and in fact
he the said Patrick Moriarty did
not then and there believe, and they
the said Patrick Moriarty, Ellen
Moriarty and Kate Moriarty otherwise
known as Agnes Moriarty then and
there well knew he the said Patrick
Moriarty did not believe, that

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she the said Kate Moriarty otherwise called Agnes Moriarty had her collar bones or either of them dislocated by being injured by such collision as aforesaid or any collision ~~whatever~~ between such trains as aforesaid on the twenty fifth day of March in the year of our Lord one thousand eight hundred and seventy nine at the corner of forty second Street and third Avenue in the City and County of New York aforesaid, but on the contrary they the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty then and there well knew that both of the collar bones of her the said Kate Moriarty otherwise known as Agnes Moriarty were then and there at the time of such collision as aforesaid and therefore had been dislocated; both of the collar bones of her the said Kate Moriarty otherwise known as Agnes Moriarty having theretofore and before such collision as aforesaid been dislocated to the knowledge of them the said

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Patrick Moriarty, Ellen Moriarty
and Kate Moriarty otherwise known
as Agnes Moriarty and each of
them

And whereas in truth and in
fact both of the collar bones of
her the said Kate Moriarty other-
wise known as Ellen Moriarty were
dislocated to the knowledge of
him the said Patrick Moriarty before
such collision as aforesaid as they
the said Patrick Moriarty, Ellen
Moriarty and Kate Moriarty otherwise
called Agnes Moriarty then and
there well knew

And whereas in truth and in fact
he the said Patrick Moriarty did
not then and there believe that
she the said Kate Moriarty other-
wise known as Agnes Moriarty
was at all injured or had either
of her collar bones dislocated
by such collision as aforesaid
as they the said Patrick Moriarty
Ellen Moriarty and Kate Moriarty
otherwise known as Agnes Moriarty
then and there well knew

And whereas in truth and in
fact he the said Patrick Moriarty

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did not believe, and they the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty then and there well knew that he the said Patrick Moriarty did not believe, that the said Kate Moriarty otherwise known as Agnes Moriarty was injured by any such collision as aforesaid or any collision whatever between any such trains as aforesaid on the twenty fifth day of March in the year of our Lord one thousand eight hundred and seventy nine at the corner of forty second street and third Avenue in the City and County aforesaid but on the contrary they the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Ellen Moriarty then and there very well knew that he the said Patrick Moriarty then and there believed and well knew that the said Kate Moriarty otherwise known as Agnes Moriarty was not injured by any such collision as aforesaid on the twenty fifth day of March in the year of our Lord one thousand eight hundred

and seventy nine or any other time whatever at the corner of forty second Street and Third Avenue or elsewhere in the City and County aforesaid

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty to the said The New York Elevated Rail Road Company was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty well knew the said pretences and representations so by them made as aforesaid to the said The New York Elevated Rail Road Company to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Patrick Moriarty, Ellen Moriarty and Kate Moriarty otherwise known as Agnes Moriarty by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said The New York Elevated Rail Road Company the said certain sum of money to wit the sum of twenty four hundred and thirty dollars in money and of the value of twenty four hundred and thirty dollars -

One certain instrument and writing of the kind called a United States four per cent bond, the money secured thereby and then and there remaining unsatisfied and which might be collected thereon, being the sum of one thousand and dollar in money and of the value of one thousand and dollar - the value being the value of the said instrument -

The other certain instrument and writing of the kind called a United States four per cent bond, the money secured thereby and then and there remaining unsatisfied and which might be collected thereon, being the sum of five hundred dollar in money and of the value of five hundred dollar the same being the value of the said instrument

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

The New York Elevated Rail Road Company with intent feloniously to cheat and defraud them of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.