

0501

BOX:

540

FOLDER:

4918

DESCRIPTION:

Moller, Lizzie

DATE:

11/21/93



4918

POOR QUALITY ORIGINAL

0502

Rec'd in Court 1893

Counsel,

Filed

day of

1893

Pleads

THE PEOPLE

vs.

E

Lizzie Moller

Attorney at Law
De Lancey Nicoll

De LANCEY NICOLL,

District Attorney
210 N. 5th St. St. Louis, Mo.

A TRUE BILL

Holland
Foreman

Witnesses:

Stella Hirschberg
Off Brunner

Don Stollenberg

Mr. Pitzner

2106. 20th

Anna Pharis

St

POOR QUALITY ORIGINAL

0503

(1865)

Police Court 5 District. Affidavit—Larceny.

City and County } ss.
of New York, }

of No. 1060 Madison Ave Street, aged 17 years,

occupation or about 2nd being duly sworn,

deposes and says, that on the 2nd day of September 1893 at the City of New

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

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

A quantity of silk of the value of sixty dollars. one white waist trimmed with lace one silk undershirt. light blue dress shirt. and one black ~~blouse~~ jacket one white silk muffler one small opera glass. Together of the value of one hundred and fifty dollars.

the property of different members of the family and all in deponent's care and custody.

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

and carried away by Lizzie Miller (now here)

from the fact that on the 29th day of August 1893 the said deponent

came to deponent's home to live as a domestic. and on the 2nd day of

September 1893 the deponent left said premises. and after she left said

property was missed. and at the time of this deponent's arrest she the

deponent had a piece of lace in her possession which deponent

identified as a portion of the property mentioned in this affidavit.

Wherefore deponent charges the said deponent with feloniously taking, stealing

and carrying away said property.

Stella Hirschberg

Sworn to before me, this 13th day of September 1893

John J. Justice Police Justice.

POOR QUALITY ORIGINAL

0504

Sec. 198-200

5 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer.

Lizzie Miller

Question. How old are you?

Answer.

25 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

26 East 67th Street Three weeks

Question. What is your business or profession?

Answer.

Cook

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

Answer.

*I Am Not Guilty
appears by Counsel
Lizzie Miller*

Taken before me this 11th day of August 1882

John J. Sullivan

Police Justice.

POOR QUALITY ORIGINAL

0505

BAILLED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court, 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stella Knackberg
1560 Mac-a-Rae
Leopold Miller

Offense

Larceny (felony)

Dated, *Nov 18* 189*3*

Richard Blumenthal
Magistrate

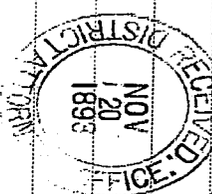
Blumenthal
Officer

29
Precinct

Witnesses

Scott Blumenthal
29 Precinct
Street _____

No. _____
Street _____



No. *1000*
Street _____

Emery

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

Defendant

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

Dated, *Nov 18* 189*3* *Richard Blumenthal* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY
ORIGINAL

0506

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Lizzie Moller

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

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

The said

Lizzie Moller

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

*twenty yards of silk of the value
of three dollars each yard, some
waist of the value of twenty dol-
lars, one undershirt of the value
of ten dollars, one skirt of the
value of thirty dollars, some
jacket of the value of ten dollars,
one muffler of the value of five dollars,
one opera glass of the value of ten dollars,
and one piece of lace of the value of ten dollars,*
of the goods, chattels and personal property of one *Stella Nirschberg*

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

POOR QUALITY
ORIGINAL

0507

SECOND COUNT—

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

Lizzie Moller
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Lizzie Moller,

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

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

of the goods, chattels and personal property of one

Stella Hirschberg

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

Stella Hirschberg

unlawfully and unjustly did feloniously receive and have; the said

Lizzie Moller

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

DE LANCEY NICOLL,

District Attorney.

0508

BOX:

540

FOLDER:

4918

DESCRIPTION:

Monahan, Edward

DATE:

11/17/93



4918

POOR QUALITY ORIGINAL

0509

B. N. ...
Counsel,
Filed *17* day of *Nov* 1893
Pleads, *Forfeiture*

THE PEOPLE
vs
Edward Monahan
[Law: 2069218, Penal Code]

De Lancey Nicol
District Attorney
Bail fixed at *\$2500*
to
Part 3 Dec 20. 93 *ESW*

A TRUE BILL.
A. O. Ward Foreman.
Part 3. Dec. 22. 1893.
I was & committed
S. P. 5-MS - *RB* 27
dec 27 1893

Witnesses:
Wm Kearney

James J. ...
John ...
405 W 26

**POOR QUALITY
ORIGINAL**

05 10

COURT OF GENERAL SESSIONS, PART III.

: :
: :
THE PEOPLE OF THE STATE OF : BEFORE
: :
NEW YORK : HON. RANDOLPH P. MARTINE
: :
vs : AND A JURY.
: :
EDWARD MONAHAN.
: :

INDICTMENT FILED 1893, INDICTED FOR ASSAULT IN
THE SECOND DEGREE AND MAIMING.

New York, December 22nd, 1893.

A P P E A R A N C E S.

FOR THE PEOPLE, ASSISTANT DISTRICT ATTORNEY B. S. WEEKS.

FOR THE DEFENDANT, Mr. ROBERT H. RACEY.

WILLIAM KEARNEY, a witness for the people,
sworn, testified:

I live at 309 East 125th St., in this City In May 1891,
I was living at 339 East 125th St. I know the defendant,
Monahan, I have known him for over twenty-six years; he is
my brother-in-law. On the 31st of May 1891, Monahan was
in business at the foot of 121st St, I saw him in the
evening of that day, about half past seven o'clock to the

**POOR QUALITY
ORIGINAL**

05 1 1

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best of my recollection. A woman named Mrs. Grey and another lady whom I haven't seen since and never saw before were present. This woman Mrs. Grey was claiming support from the defendant for herself and her six months old baby which she held in her arms; there was an excited argument going on; it was so loud that anybody could hear it; I could hear it sitting in the other room. He started to put the woman out, I said "don't beat that woman" he said "I will beat her and I will beat you too;" I said "don't you do it. I had hardly got the words out of my mouth when I saw his hand coming towards me and I warded off the blow. I said "you get behind your bar now" and turning around like this I saw Mrs. Grey with the baby and the defendant came and struck me right in the jaw; as soon as he did, I hit him with my right hand and like the dog that he is, he grabbed my left wrist, took my thumb in his mouth and began to chew it; a boy came in and pulled him away from me; my thumb was very seriously hurt, it pained me a great deal. I went to my daughter's house in 121st street and I washed my hand off; I stopped there I suppose about forty-five minutes; then I went to 125th Street and Second Avenue to a drug-store and had my thumb dressed; I went to the drug-store the next morning and had some dressing put on it and on that afternoon I went to the Harlem Hospital. I suppose I went there about four or five days; I had my thumb treated during that time at the Harlem Hospital; after

**POOR QUALITY
ORIGINAL**

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going to the Harlem Hospital I had it treated by a Dr. Lyons; he paid me I believe about six or seven visits. Dr. Lyons told me that my thumb could not be saved and I decided to consult another doctor. I met Dr. Heifferman and he asked me how the thumb was; I said that Dr. Lyons said that he will have to give it up; then Dr. Heifferman called on me and told me that there was just one chance in a hundred of saving it; he came five mornings to the house and then told me that he could not save it. Finally I went to the Presbyterian Hospital, under the order of Dr. Heifferman, and my thumb was amputated; it is the thumb of the left hand.

CROSS-EXAMINATION.

- Q. Where had you been just before you went in to Mr. Monahan's place? A. I came right direct from where I live.
- Q. What did you want there? A. Well we were both at a wake the night before, I met him there at the house of a friend who was dead; the day before had been Decoration Day and I went down there to see how he had made out.
- Q. Had there been any trouble between you and him before this?
- A. No sir, never had any trouble of any kind.
- Q. Do you call lying in bed for about three or four weeks no trouble? A. I don't know anything about that; I did have some difficulty with the defendant at one time and he fell overboard and broke two or three ribs on some rocks.

POOR QUALITY
ORIGINAL

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JONATHAN F. LYONS, a witness for the people,
sworn, testified:

I am a physician in this City, regularly graduated and licensed; I have been practicing since 1880, and know the complainant, Mr. Kearney; when I saw him first I found the tissues of his thumb in a very unhealthy condition, showing evidences of breaking down; it was the 9th of June, I think, and at that time there was no sign or no indication of any healthy recovery; at the same time the ball of the thumb was inflamed and swollen and the arm evidently saturated with puss; the forearm was swollen and the glands swollen and enlarged, evidently showing signs of poisoning of the system as far as the shoulder; that threatened to enter the body and if it did, of course it would endanger the life of the complainant. I ordered flax-seed poultices to produce an increase of circulation towards the lower extremity; the extremity of the arm in order to withdraw the poison from the vessel; I found that the arm had been dressed antiseptically, and as far as I could judge the treatment which had been given the arm was quite correct.

CROSS-EXAMINATION.

- Q. It was the 9th of June when Kearney came to you?
- A. I do not know the date of the assault; from my examination of his thumb I presume that the treatment which he had re-

**POOR QUALITY
ORIGINAL**

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ceived from the other doctors was correct.

DEFENSE.

EDWARD MONAHAN, the defendant, sworn, testified I am a brother-in-law of Kearney, I married his sister. I recollect the 31st day of May, 1891, which was the day after Decoration Day I saw Kearney in that place; there was a Mrs. Grey and a Mr. McOelrick there; they were drinking in the back room. Mr. Kearney walked in at the time these people were enjoying themselves and he joined with them and had a couple of glasses of beer; they came there to enjoy themselves. Mr. McOelrick came to me and asked me for the loan of Twenty Dollars; I handed it to him and while I was handing it to him Mr. Kearney came out and had some words with Mrs. Grey; Mrs. Grey came to me and said "don't you give that money to McOelrick" I told her it was none of her business; when I told her that, Kearney came up and hit me with his hand right here across the head; he got hold of me in the mouth; after striking me he put his thumb in my mouth; he tore my lips with his thumb while he was pulling me around; Dr. Heifferman examined it and it was very badly swollen and bruised; I did not intend to bite him but I was forced because of my position, being dragged around the room, to close my teeth on his thumb; it was the only thing I could do to save myself.

Previous to this time the defendant assaulted me, threw me overboard and broke three of my ribs; in consequence of

**POOR QUALITY
ORIGINAL**

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that injury I was laid up seven weeks. It is not true that I deliberately took Kearney's thumb in my mouth and bit it.

CROSS-EXAMINATION.

- Q. Who treated you when you had those broken ribs? A. A doctor on Fourth Ave., I do not know his name.
- Q. Did you pull the complainant into the water? A. I fell on the rocks and broke my ribs; there was very little water there at the time; we were drinking in my place on this day after Decoration Day, Mrs. Grey and another woman were there; when she interfered between McOelrick and I, I told her to mind her business; when I told her to mind her business Mr. Kearney came and struck me.
- Q. Did you strike him? A. I don't know whether I did or not.
- Q. You want this Jury to believe that Mr. Kearney shoved his thumb right into your mouth? A. Yes sir.
- Q. How long did it stay there? A. Not over five or six minutes, I guess, until he nearly tore the lip off me, then he let go.
- Q. Which hand did he catch you with? A. The right hand.
- Q. And he got the thumb of his right hand into your mouth?
- A. The right hand was there all the time.
- Q. How came he to have his left thumb bitten? A. It was his right.
- Q. You were trying to get it out of your mouth all the time weren't you? A. Yes sir.
- Q. And for five or six minutes you were doing your best to get his thumb out of your mouth? A. Yes sir.

Q. I suppose you had your mouth wide open? A. Yes sir, I did.

Q. He held his thumb right in between your teeth all the time is that it? A. Yes sir, that is right.

AUGUST GUGOLD, a witness for the people, sworn, testified:

I live at 130 East 118th Street and I am a night-watchman; I was present in this boat-house on the 31st of May; we were sitting back of the boat-house in the shop when Mr. Kearney came in; he saw us drinking there with these two ladies, and while we were there Mr. McOelrick came in and asked Monahan for some money; Monahan started to give it to him when Mrs. Grey interfered; Monahan told her to mind her own business; with that Kearney got up and struck Mr. Monahan; Kearney got his thumb into Mr. Monahan's mouth and pulled him around the floor fully ten or twelve feet. I am positive that I saw Mrs. Grey there and the thing occurred just as I have stated. A Mr. Kench was present at the time.

CROSS-EXAMINATION.

Q. You saw the thumb of Kearney in Mr. Monahan's mouth? A. Yes sir.

Q. And Kearney pulled Monahan around the room? A. Yes sir.

Q. Kearney was pulling this way? A. Yes sir.

**POOR QUALITY
ORIGINAL**

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Q. And still the thumb remained in Monahan's mouth? A. Yes sir.

CHARLES E. KENCH, a witness for the defendant, sworn, testified:

I was present on the occasion referred to by the last witness; I am a shoe-maker by trade; I was in Mr. Monahan's boat-house on the 31st of May; Mr. Monahan, Mr. Kearney, myself, Mrs. Grey and a Mrs. Whittington were in the room; we had two or three glasses of beer, not any more. Mr. Kearney and Mr. Monahan were talking; I was standing in the door-way between the boat-house and the shop in the rear. Mr. McOelrick came in and asked Monahan for some money; I saw Mr. Kearney strike Monahan on the side of the face, then they clinched and wrestled about the floor and Kearney got his thumb in Monahan's mouth; he pulled Monahan all around the floor while his thumb was in his mouth.

CROSS-EXAMINATION.

I have known Mrs. Grey about two or three months; I didn't see Monahan touch Mrs. Grey at all; Mrs. Grey interfered when Monahan went to give the money to McOelrick. I was just there on a social visit with Mr. and Mrs. Grey; there was a Mrs. Whittington there who is a friend of mine; I went there in company with all these parties; I only drank two or three glasses of beer and recollect exactly everything that took place. I have described it as accurately

**POOR QUALITY
ORIGINAL**

05 18

as I could.

WILLIAM WALLACE, a witness for the defendant,
sworn, testified:

I live between Washington and High Bridge; I am in the boat business and have been engaged in building for about forty-five years but not always in this City; I know Mr. Kearney and I know Mr. Monahan; I remember the time when Mr. Monahan was arrested. Preveious to that time I was in a boat-house in 125th St., and Harlem River, at that time when Mr. Kearney and several other men were present; I heard Mr. Kearney say "I broke Monahan's ribs once and I'll be hanged if I don't go down and break them again". The conversation was in relation to Monahan and when Kearney spoke of him that was what he said. I was perfectly sober at the time but I do not think Kearney was sober.

The Court charged the Jury, the Jury returned a verdict convicting the defendant of the crime of assault in the second degree.

Present name of witness

POOR QUALITY ORIGINAL

0519

Also.
of the crime of passing in the second de-
fendant's vehicle containing the defendant
the Court charged the jury the jury re-

er at the time but I do not think Kennedy was sober.
spoke of him that was what he said. I was perfectly sob-
sobriety was in relation to Monahan and when Kennedy

... Kennedy said "I broke Monahan's legs once and I'll do
when Mr. Kennedy and several other men were present. I heard
a post-mortem 1957 at... the... at that time
Mr. Monahan was arrested. ... to that time I was in
... and I know Mr. Monahan. I remember the time when
... but not always in this city. I know Mr.
... and have been ... for about
I live between Washington and ... I am in the
... testified:

WILLIAM MATTICE, a witness for the defendant,

as I could.

Indictment filed 10/17/1953

*Case of General Devereaux
filed 10/17/53*

The People

Edward M. ...

10-17-53

10-17-53

POOR QUALITY
ORIGINAL

0520

city and county of
Syracuse

William Kearney being duly
sworn says:

That on the 31st day of May 1891
one Edward Monahan, then and now
of foot of 121st Street East River
did feloniously bite the thumb
of deponent thereby so seriously
mutilating the same that the
entire thumb was thereafter or
necessity removed by amputation
and thereby deponent has been
permanently disabled. That
said assault and battery was
done without any lawful
justification or excuse.

Sworn to before me this

15 day of November 1893

Noted and

for record

at Syracuse

William Kearney

POOR QUALITY ORIGINAL

0521

What signon in Henderson
Prof. Thaxter. Compl.

People

Edward Monahan

Witnesses

Wm Kearney

309 E 125 St

Carlton Kearney

309 E 125 St

Patricia McGovern
400 ~~Campbell~~ St.

off McCabe

~~Notary Public~~

29th Precinct

Dr. Lyons

E. 116th St.

Dr. Nefferman

121 1/2 St. Leonard Ave

Dr. Hoff

Presort

1974

fac

POOR QUALITY ORIGINAL

0522

M^r Lindson
 Indemnity
 involvement in
 this case. The
 papers seem to
 have been lost.
 as per tomorrow
 D.N.

District Attorney
 Office of County of
 New York

POOR QUALITY
ORIGINAL

0523

COUNTY OF NEW YORK, SS.:

1712

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 17th day of November
1893, in the Court of General Sessions of the Peace of the County of
New York, charging Edward Monahan

with the crime of Maiming and Assault

You are therefore Commanded forthwith to arrest the above named Edward
Monahan and bring him before that Court to answer the indictment;
or if the Court have adjourned for the term, that you deliver him into the custody of the Keeper
of the City Prison of the City of New York.

City of New York, the 17th day of November 1893

By order of the Court,

John F. Carroll
Clerk of Court.

POOR QUALITY ORIGINAL

0524

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

Edward Monahan
foot 121 1/2 St East.

BENCH WARRANT FOR FELONY.

Issued November 14th 1893

Nov 21 1893

The within named defendant was
arrested this day and brought to the
Court of General Sessions by

Rielly New York Trainee

The officer executing this process will
make his return to the Court forthwith.

POOR QUALITY ORIGINAL

0525

(155)

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
Edward Mondran

The Grand Jury of the City and County of New York, by this
indictment accuse *Edward Mondran* —
of the crime of *Maiming*, —
committed as follows:

The said *Edward Mondran*, —

late of the City of New York, in the County of New York aforesaid, on the
thirteenth day of *May* in the year of our Lord one thousand
eight hundred and ninety-~~three~~ — at the City and County aforesaid,

*Amended by
order of Court
December 22, 1893
John F. Carroll
clerk*

*in and upon one William Kearney
then and there being, willfully and
feloniously did make an assault,
and with intent to injure, disfigure
and disable the said William Kearney
did then and there willfully and
feloniously take and maim the
right thumb of said William
Kearney thereby then and there willfully
and feloniously inflicting upon the
person of the said William Kearney*

POOR QUALITY
ORIGINAL

0526

an injury which did and yet doth,
disable this person, by such mutilation,
and hath permanently disabled this
person thereof; 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 dominions.

POOR QUALITY ORIGINAL

0527

Second COUNT.

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

— Edward Mondran —

of the CRIME OF Assault in the second degree,

committed as follows:

The said Edward Mondran,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, in and upon one

William Kearney, then and there being, did unlawfully and wrongfully make an assault, and then and there did unlawfully and wrongfully take and mutilate the left hand of him the said William Kearney, and thereby then and there did unlawfully and wrongfully inflict grievous bodily harm upon the said William Kearney, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

Ed. J. Conroy, District Attorney.

0528

BOX:

540

FOLDER:

4918

DESCRIPTION:

Monroe, Andrew

DATE:

11/13/93



4918

POOR QUALITY ORIGINAL

0529

Witnesses:

Wm L. Brown
Off Curry

Counsel,

Filed

Pleas,

day of

1893

13
July 14

THE PEOPLE

vs.

21738
431
Dutcher

Amicus Mowbray

Grand Larceny,
From the Person,
[Sections 528, 529, 530 Penal Code.]

DE LANCEY NICOLL,

District Attorney,

Paris 3, November 28, 1893.

Indictment

Peter Larceny

A TRUE BILL

For 24. 1893

177
Paw G.

W. Mowbray
Foreman.

POOR QUALITY ORIGINAL

0530

Police Court _____ District. Affidavit—Larceny.

City and County }
of New York, } ss:

William L. Brown

of No. 1813 Vermont Av. Washington Street, aged 35 years,

occupation School teacher being duly sworn,

deposes and says, that on the 3 day of ~~March~~ 1897 at the City of

New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the ~~night~~ ^{and person} time, the following property, viz:

One over coat ^{val. 25} vest hat and
fifteen dollars in gold and
silver money of the United States

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

Andrew Monroe

and no other not arrested.

(wherein) the said property was in deponent's possession about the hour

of day just nine p. m. on said date when deponent was in Seventh

Avenue near Thirtieth Street and deponent was slightly under the in-

fluence of liquor and deponent remembers that the said property

was taken from deponent about the hour of 9.30 p. m. on said date

in the street, by several men, of whom deponent was afraid. Subsequently

as deponent is informed by Police

Writers of the 20th Precinct.

Sworn to before me, this 3 day of 1897
Police Justice.

0531

POOR QUALITY ORIGINAL

deponent was found lifeless in the hallway of No 245 West 30th St. and deponent is informed by Detective Patrick Curry that he arrested the defendant Andrew Monroe in West 37th Street with the said stolen overcoat in his possession, about the hour of 2 o'clock a.m. on the 14th day of Oct. 1893. Deponent claims that defendant is one of the men who

SWORN TO BEFORE ME
THIS DAY OF
POLICE JUSTICE.

November 1893 } unlawfully took the
sent property from
his person as aforesaid

W. L. Brown

POOR QUALITY ORIGINAL

0532

CITY AND COUNTY OF NEW YORK, } ss.

1877

Patrick Curry
aged _____ years, occupation Policeman of No. 20th Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of William F Brown and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 14 day of November 1893 } Patrick Curry

Sheep [Signature]
Police Justice.

CITY AND COUNTY OF NEW YORK, } ss.

1877

Samuel H. Waitfield
aged _____ years, occupation Policeman of No. 2nd Precinct Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Wm L Brown and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 4 day of Nov 1893 } Samuel H Waitfield

Sheep [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0533

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

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

Question. What is your name?

Answer. *Andrew Monroe*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *N.S.*

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

Answer. *421 West 98 St. 1 year in April*

Question. What is your business or profession?

Answer. *Sheep butcher*

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

Answer. *I am not guilty*

Andy Monroe Jr.

Taken before me this

day of

March

1893

Police Justice

0534

POOR QUALITY ORIGINAL

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

30, 2 1178
 Police Court- District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Handwritten signatures and names

Offences *larceny for juror*

Dated *Nov 4 1893*

Magistrate
Magistrate
Magistrate

Witnesses
 No. *Call* *Speers*
 Street _____



No. _____
 Street _____
 to answer

Handwritten signature

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

Andrew Morrow

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

Dated *Nov 4 1893* *Charles R. ...* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0535

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Andrew Monroe

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

Andrew Monroe
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:
The said Andrew Monroe

late of the City of New York, in the County of New York aforesaid, on the third day of November in the year of our Lord, one thousand eight hundred and ninety-three, in the night-time of the said day, at the City and County aforesaid, with force and arms,

the sum of fifteen dollars in money, lawful money of the United States of America, and of the value of fifteen dollars, one overcoat of the value of twenty five dollars, one vest of the value of ten dollars, one hat of the value of five dollars

of the goods, chattels and personal property of one William L. Brown on the person of the said William L. Brown then and there being found, from the person of the said William L. Brown 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.

William L. Brown
De Laurey Neill
District Attorney

**POOR QUALITY
ORIGINAL**

0536

SECOND COUNT—

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

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

The said

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

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

of the goods, chattels and personal property of one

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

William L. Brown
unlawfully and unjustly did feloniously receive and have; the said

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

DE LANCEY NICOLL,

District Attorney.

0537

BOX:

540

FOLDER:

4918

DESCRIPTION:

Moore, Charles

DATE:

11/02/93



4918

0538

BOX:

540

FOLDER:

4918

DESCRIPTION:

Law, Alexander

DATE:

11/02/93



4918

POOR QUALITY ORIGINAL

0539

Witnesses:

John G. Seaton
Chris McTarrant
Off Doran
Gambel & West
Alley ~~aka~~ for
Clemson in this
Case - see Lohr-
of A.C.T. Co's
Alley & also
Levin of apth
Darryl Weeks
Wentworth

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

Charles Moore

and

Alexander Saw

(3 cont)

DELANCEY NICOLL,

District Attorney.

A TRUE BILL

Foreman.

1. Paul July 25
Mrs. Ren
Wm. J. G. 194
No. 1000 Public # 2

PETT LARCENY

Sections 528, 582, 583, Penal Code.

1883

day of Nov

Maguly

11/10
5539

POOR QUALITY
ORIGINAL

0540

472

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Moore and
Alexander Law

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

Charles Moore and Alexander Law

of the CRIME OF PETIT LARCENY, committed as follows:

The said Charles Moore and Alexander
Law, both —

late of the City of New York, in the County of New York aforesaid, on the *twenty third*
day of *July*, — in the year of our Lord one thousand eight hundred and
ninety-*three* at the City and County aforesaid, with force and arms,

*twelve napkins of the value of eighty
five cents each,*

of the goods, chattels and personal property of one *Hicks Arnold*, —

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

POOR QUALITY
ORIGINAL

0541

SECOND COUNT—

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

Charles Moore and Alexander Law

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

The said *Charles Moore and Alexander Law, both*

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

*twelve napkins of the value of
eighty five cents each,*

of the goods, chattels and personal property of one *Hicks Arnold,*—

by one Alexander Law, and—

by ~~some~~ ^{other} certain persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said *Hicks Arnold,*—

unlawfully and unjustly did feloniously receive and have; the said

Charles Moore—

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

DE LANCEY NICOLL,

District Attorney.

POOR QUALITY ORIGINAL

0542

Counsel,
Filed *1893*
day of *Nov*

Pleas *for* *Murphy*
THE PEOPLE

vs.
ENTERED
F. L. M.

Charles Moore
Sealed in value...

Alexander Sans
(Sealed)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward G. Taylor
Foreman.

M. D. Paul Discharged

W. W. Jones filed

Witnesses:

Mrs. G. Seaton
Chas. W. T. Tappan
J. J. Doran

PETIT LARCENY,
Sections 528, 582, 530, Penal Code.

POOR QUALITY
ORIGINAL

0543

472

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Moore and
Alexander Law

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

Charles Moore and Alexander Law

of the CRIME OF PETIT LARCENY, committed as follows:

The said Charles Moore and Alexander
Law, both —

late of the City of New York, in the County of New York aforesaid, on the *twenty second*
day of *July*, — in the year of our Lord one thousand eight hundred and
ninety- *three* at the City and County aforesaid, with force and arms,

*twelve napkins of the value of
one dollar each,*

of the goods, chattels and personal property of one *Hicks Arnold*, —

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

POOR QUALITY
ORIGINAL

0544

SECOND COUNT—

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

Charles Moore —

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

The said *Charles Moore,*

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

*twelve napkins of the value of one
dollar each,*

of the goods, chattels and personal property of one *Hicks Arnold, by
one Alexander Law, and* —

by ~~a certain person~~ ^{other} persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said

~~Alex~~ *Hicks Arnold* —

unlawfully and unjustly did feloniously receive and have; the said

— *Charles Moore* —

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

DE LANCEY NICOLL,

District Attorney.

POOR QUALITY ORIGINAL

0545

5.35
5.35
Z. Placom

Counsel,
Filed
day of Nov 1897

Pleaded guilty

PETIT LARCENY,
Sections 628, 682, 683, 650, Penal Code.

THE PEOPLE
vs.

Charles Moore
and
Alexander Saw
(3 cases)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Edward G. Taylor

Foreman.

Paul Discharged

not found guilty

Witnesses:

John G. Sletton
Chas. W. C. Taggart
Off. D. R. R.

It appearing after an examination of the 3 cases against the def. Alex. Saw indicted in 1893, that his accomplice was sentenced, after having pleaded guilty, that his sentence is now unknown, and that there is not evidence enough to make a conviction of the def. Saw seem probable. I recommend that he be discharged on his own recognizance on the 3 special masters before the 3rd of Nov. 1897, as ordered by the court. Paul Discharged

POOR QUALITY ORIGINAL

0546

Sec. 192. District Police Court. Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, } ss.

An information having been laid before Richard F. Martin Police Justice of the City of New York, charging Alexander Law Defendant with the offence of Larceny

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

WE, Alexander Law Defendant of No. Richard Street Street, by occupation a Produce; and Thomas Paragon of No. 341 Webster Street Street by occupation a Cart driver Surety, hereby jointly and severally undertake that the above-named Alexander Law Defendant shall personally appear before the said Justice, at the 1st District Police Court in the City of New York, during the said examination, or that we will pay to the People of State of New York the sum of Three Hundred Dollars.

Taken and acknowledged before me this 3rd day of August 1893 Alexander Law Thomas Paragon Richard F. Martin Police Justice.

POOR QUALITY ORIGINAL

0547

City and County of New York, ss.

William W. White
Police Justice
189

Shown and sworn to me this

Thomas Kavanagh
Free

the within named Bail and Surety, being duly sworn, says, that he is a resident and holder within the said County and State, and is worth *Six* **Hundred Dollars,**

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and

that his property consists of *The 300 hundred lots of land situated on Steuway Ave Rd bounded south by Steuway Avenue north by Galum Avenue East by Jackson Avenue and west by Leicester Street in the 4th ward City of New York and are worth sixty dollars and do not encumber of all circumstances*

District Police Court
THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Undertaking to Answer.

Taken the day of 189

Justice.

Thos Kavanagh

POOR QUALITY ORIGINAL

0548

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

John G. Stearns
of No. Arnold Constable & Co. Bldg. 19th Street, aged 45 years,
occupation Superintendent being duly sworn,

deposes and says, that on the 10 day of August 189 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One linen bath cloth of the
amount and value of twelve
dollars

the property of Arnold Constable and Company
and in deponent's care and
custody

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

Alexander Law from the fact
that said Moore in a previous
confession to the taking of the
property and implicated said
Law in the theft but that said
Law was not arrested owing
to the want of corroboration.
Deponent is now informed by one
Charles McYaggart of St. Perry
Street that said Law confessed
to him that said he gave the
stolen property to Moore and
that the same was stolen.
Deponent therefore prays that said
Law be apprehended

John G. Stearns

Sworn to before me this 10th day of August 1893
at New York
Police Justice

POOR QUALITY ORIGINAL

0550

State of New York, }
COUNTY OF KINGS, } ss.
CITY OF BROOKLYN.

Form No. 6

C. O. Supt George A. Doran of No. _____
being duly sworn says that he is acquainted with the handwriting of Bernard F. Martin
the Police Justice, who issued the annexed Warrant and that
the signature to this Warrant is in the handwriting of said Bernard F. Martin.
Sworn to before me this 24 day of Oct 1893

George A. Doran
Police Justice of the City of Brooklyn.

This warrant may be executed in the City of Brooklyn

Dated this 24 day of Oct 1893

Bernard F. Martin
Police Justice.

GLUED(S)
PAGES

POOR QUALITY
ORIGINAL

0551

Sec. 151.

Police Court 1 District.

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

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

of No. Arvola West 10 19th and Brooklyn Street, that on the 10 day of August 1883 at the City of New York, in the County of New York, the following article to wit:

One Hotel Clock

of the value of Twenty Dollars,

the property of Arvola West 10 19th

was taken stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Persons known arrested said Arvola West 10 19th

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff Marshals and Policemen, and every of you, to apprehend the body of the said Defendant

STATE OF NEW YORK, }
COUNTY OF Westchester } ss. George A. Doran being duly sworn, says he resides in the City of New York, that the name of George A. Doran signed to the above warrant, is in the handwriting of said George A. Doran who is the Assistant Police Magistrate of said City of New York and that said warrant was issued and signed by said Assistant Police Magistrate.

Sworn before me this 10th day of Oct 1883
George A. Doran
Comd'g Justice

GLUED(S)
PAGES

POOR QUALITY
ORIGINAL

0552

Sec. 151.

Police Court _____ District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *John J. Moran*
of No. *Arnold Mitchell Co. 19th* Street, that on the *10th* day of *August*
188*7* at the City of New York, in the County of New York, the following article to wit:

One gold clock

of the value of *Twenty Dollars* Dollars,
the property of *Arnold Mitchell Co.*

was *stolen* taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by *John Moran arrested and released*

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
forthwith bring *him* before me, at the _____ DISTRICT POLICE COURT, in the said City, or in
of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
charge, and to be dealt with according to law

dated at the City of New York, this _____ day of _____ 188*7*

John J. Moran
POLICE JUSTICE.

ASSAULT, 3d DEGREE.

POOR QUALITY ORIGINAL

0553

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated 188

Magistrate

Doran G. Grady C. O. Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night. *in the County of Rensselaer*

Levin H. Johnson
asst. Police Magistrate
of the City of New York Police Justice.

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

Dated 188

Police Justice.

The within named

POOR QUALITY ORIGINAL

0554

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Alexander Law*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *East Street*

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

Answer. *Richmond Hill, L.I.*

Question. What is your business or profession?

Answer. *Produce*

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

Answer. *I am not guilty - Alexander Law*

Taken before this day of *October* 18*93*

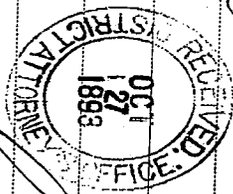
Police Justice

POOR QUALITY ORIGINAL

0555

BAILED,
 No. 1, by James H. ...
 Residence 341 ...
 No. 2, by Long ...
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court... District... 1146
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
James H. ...
 (Arrested)
 (Arrested)
 Date: October 24 1893
 Magistrate ...
 Officer ...
 Precinct ...
 Witness ...
 No. ... Street ...
 No. ... Street ...
 No. ... Street ...
 \$ 500 to answer
...
...
...



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
 Dated, Oct 24 1893
... Police Justice.

I have admitted the above-named _____
 to bail to answer by the undertaking hereto annexed.
 Dated, Oct 25 1893
... Police Justice.

There being no sufficient cause to believe the within named _____
 guilty of the offense within mentioned, I order he to be discharged.
 Dated, _____ 189 _____
 _____ Police Justice.

POOR QUALITY
ORIGINAL

0556

472

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Moore and
Alexander Law

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

Charles Moore and Alexander Law

of the CRIME OF PETIT LARCENY, committed as follows:

The said Charles Moore and Alexander
Law, both —

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

one table cloth of the value of twelve
dollars,

of the goods, chattels and personal property of one Hicks Arnold, —

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

POOR QUALITY
ORIGINAL

0557

SECOND COUNT—

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

Charles Moore —

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

The said *Charles Moore,*

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

*one table cloth of the value of
twelve dollars,*

of the goods, chattels and personal property of one *Hicks Arnold,* by
one Alexander Law, and —
by a certain ~~person~~ ^{other} persons to the Grand Jury aforesaid unknown, then lately before
unlawfully stolen, taken and carried away from the said *Hicks Arnold,*—

unlawfully and unjustly did feloniously receive and have; the said

— *Charles Moore* —

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

DE LANCEY NICOLL,

District Attorney.

0558

BOX:

540

FOLDER:

4918

DESCRIPTION:

Morro, Giuseppe

DATE:

11/21/93



4918

POOR QUALITY ORIGINAL

0559

In view of the equal division of the jury upon the former trial and as I am satisfied that no additional evidence can be procured by the People on a new trial, I do not believe that a conviction can be obtained.
Jan 8. 94
Edward J. Miska
S.D.

189
Counsel,
Filed
Pleas,
189
Shirley m

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

THE PEOPLE

vs.

P
Giuseppe Morsa

DE LANCEY NICOLL,
District Attorney.

Part I
Jan 17 94
Heckman

A TRUE BILL, *om* signed

A. J. ...
Foreman.

Dec 6/93
Part 3, December 7, 1893
Died and jury disagreed
6 for conv.
6 for acqu.
Art 2 - Jan 8/94 -

John Woods
Peter Parker

Part I Jan 8 1894
Order within statement
of ...
Statement that
he def ...
within own recognition
H.D. ...
Court

POOR QUALITY ORIGINAL

0560

Police Court— District.

1981

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

of No. 43 1/2 Broadway Street, aged 32 years,
occupation Traveller being duly sworn,
deposes and says, that on the 18th day of November 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Giuseppe Marro (nowhere)
who willfully and feloniously
put and stabbed deponent
about the left breast with
a knife then and there held in
his hand

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

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

Sworn to before me, this 19th day
of November 1893

J. M. Martin Police Justice.

J. Woods

POOR QUALITY ORIGINAL

0561

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Giuseppe Marro*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *113 Elizabeth Street 2 years*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*

Giuseppe Marro
mm

Taken before me this

19th

1911

John J. White

Police Justice

POOR QUALITY ORIGINAL

0562

Bingham
4 DE

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 1st District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. ...
James ...
...

Offense *...*

Dated *Nov 19* 1893

... Magistrate
Officer

Witnesses *...*
Precinct

No. *162* ... Street

No. *248* ... Street

No. *...* ... Street

...
to answer



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

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

Dated, *Nov 19* 1893 *...* Police Justice.

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

Dated, _____ 1893 _____ Police Justice.

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

Dated, _____ 1893 _____ Police Justice.

POOR QUALITY
ORIGINAL

0563

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

Paul PEOPLE *Case*

Giuseppe Morro

witness and personally

sent for

sent 8/94

District Attorney.

POOR QUALITY ORIGINAL

0564

1723

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Giuseppe Morro

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

Giuseppe Morro

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

The said *Giuseppe Morro*

late of the City of New York, in the County of New York aforesaid, on the *eighteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety-*three* with force and arms, at the City and County aforesaid, in and upon the body of one *John Woods* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *John Woods* with a certain *knife*

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

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

SECOND COUNT—

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

Giuseppe Morro

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

The said *Giuseppe Morro*

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

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

POOR QUALITY
ORIGINAL

0565

THIRD COUNT—

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

Giuseppe Morris

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

The said *Giuseppe Morris*

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

with a certain *knife*

which *he*

in *his*

right hand then and there had and held, in and upon the *breast* of *him* the said *John Woods* then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

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

DE LANCEY NICOLL,
District Attorney.

0566

BOX:

540

FOLDER:

4918

DESCRIPTION:

Mullen, John

DATE:

11/15/93



4918

POOR QUALITY ORIGINAL

0567

Witnesses:

Nicholas Morris

In view of the within offer of the inability of the officers to find either complex or any witness I recommend the discharge of defts in his own recognizance
Jan. 24-93
Justice
order

Wap

Counsel,

Filed

day of

1893

Pleaded

Guilty

THE PEOPLE

vs.

John Muller

Robbery, (Sections 224 and 228, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

Part 2 Jan 24 93 B.S.W.

A TRUE BILL.

Foreman.

on recem. of writ. atty. defts. discharge
in his own recog.
Part 2 - Jan 24/93

POOR QUALITY ORIGINAL

0560

1928

Police Court L District.

City and County }
of New York, } ss.

of No. 31 Coentis Slip Street, aged 31 years,
occupation Sail maker being duly sworn,

deposes and says, that on the 28 day of October 1893 at the 1 Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the United States amounting to Thirty Dollars

of the value of _____ DOLLARS,

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

John Muller (now here) and one other person not arrested, acting in concert, for the following reasons about the hour of 12 o'clock P.M. on said date deponent was going up the stairs of no 31 Coentis Slip (where he resides) and he had said money in the top pocket in the left side of the vest that he then wore. deponent was violently seized from behind and pulled down said stairs and the money was taken from said pocket. deponent ran out of said premises into the street after the persons who had robbed him

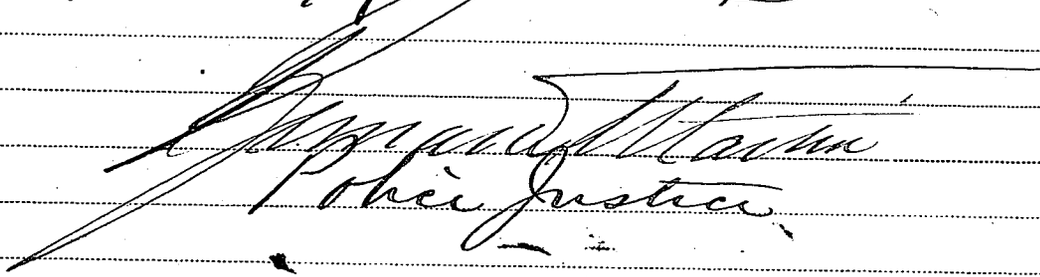
Sworn to before me, this 1893
Police Justice

POOR QUALITY
ORIGINAL

0569

when the defendant Mullen struck him
(deponent) several violent blows and held
him while the other man ran away —
deponent fully identified the defendant
Mullen as the person who struck him and
prevented him from pursuing the man who
ran away with his (deponent's) money

of Nicholas Morris
Sworn to before me
this 29th day of October 1893


Justice

POOR QUALITY ORIGINAL

0570

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

John Muller

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

31 Coenties Slip 6 months

Question. What is your business or profession?

Answer.

Boatman

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

Answer.

*I am not guilty
John Muller*

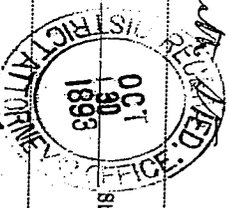
Taken before me this
19th day of
March 1894
Police Justice.

POOR QUALITY ORIGINAL

0571

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

Police Court... District... 1158
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Nicholas Morris
 31 Gansevoort St
 John Muller
 Dated, OCT 29 1893
 Magistrate
 Martin Collins
 Officer
 Sautump Specter
 Precinct
 Charles Horner
 Witnesses
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 to answer
 A. S. 11
 Charles Horner



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

Defendant

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

Dated, Oct 29 1893 James M. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0572

Court of General Sessions.

THE PEOPLE

vs.

John Mullen

City and County of New York, ss.:

John Collins

being duly

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

Precinct,

in the City of New York. On the 24th day of

1st Nov.

1893

I called at 31 Coenties Slip

the alleged residence of Nicholas Morris

the complainant herein, to serve him with the annexed subpoena, and was informed by one of the clerks, that he had been there, but had left, & could give me no information as to where he had gone to.

To the best of his belief he had gone to his home Newfound Island.

Sworn to before me, this

24

day

John Collins

of

Nov 18 93

Alvin P. ...

POOR QUALITY ORIGINAL

0573

Court of General Sessions,

THE PEOPLE, on the Complaint of

vs.
John Mulder

Offense:

~~John Mulder~~
Dorsey Nicol District Attorney.

Affidavit of Police Officer

Precinct.

Failure to Find Witness.

POOR QUALITY ORIGINAL

0574

Court of General Sessions.

THE PEOPLE

John Mullen ^{vs.}

City and County of New York, ss:

Cornelius Leary being duly

sworn, deposes and says: I reside at No. *27 North Moore*

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney

of the City and County of New York. On the *23rd* day of *Nov.* 189*3*

I called at *No. 19 South Street*

the alleged *place of business of Chas. Horro*
a witness

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

*the superintendent that the Canal
boat - Chas. F. Loomis was in Buffalo,
& to the best of his knowledge, he
could not tell when she would
return. I called on several other
occasions and received the same
information.*

Sworn to before me, this *27* day of *Nov* 189*3*

Cornelius Leary
Subpoena Server

Samuel ...
Notary Public
etc.

POOR QUALITY ORIGINAL

0575

Court of General Sessions.

THE PEOPLE, on the complaint of

Nicholas Morris

vs.

John Mullen

Offense

DE LANCEY NICOLL,
District Attorney.

Affidavit of

Samuel Leary
Subpoena Officer

FAILURE TO FIND WITNESS.

POOR QUALITY
ORIGINAL

0576

482

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mullen

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

John Mullen

of the CRIME OF ROBBERY in the *first* degree, committed as follows:

The said

John Mullen,

late of the City of New York, in the County of New York aforesaid, on the *28th* day of *October*, in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Nicholas Morris* in the peace of the said People then and there being, feloniously did make an assault; and

the sum of thirty dollars
in money, lawful money of
the United States of America,
and of the value of thirty
dollars

of the goods, chattels and personal property of the said *Nicholas Morris* from the person of the said *Nicholas Morris* against the will and by violence to the person of the said *Nicholas Morris* then and there violently and feloniously (did rob, steal, take and carry away,

the said John Mullen being then
and there aided by an accomplice
actually present, whose name is to the
Grand Jury aforesaid unknown:

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

De Launcey Nicoll
District Attorney

0577

BOX:

540

FOLDER:

4918

DESCRIPTION:

Muller, John C.

DATE:

11/20/93



4918

POOR QUALITY ORIGINAL

0578

Witnesses:
Kate Galvin
Lizzie Burns

a. Carter 1862
Counsel,
Filed, *20 Dec 1893*
day of *Dec* 1893
Pleads, *Not guilty*

THE PEOPLE

vs.

D

John C. Muller.

Jan 2 - Dec. 19, 1893.
Trid and Acquitted.

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

off for Jan

A TRUE BILL.

Dec. 18-73 JFB.

Edward Foreman.

Dec 19/93 JFB.

POOR QUALITY ORIGINAL

0579

Police Court South District.

1981

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

672-1st Ave. Kate Galvin
of No. 279 Avenue C Street, aged 38 years,
occupation Keep House being duly sworn,
deposes and says, that on the 21 day of October 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John O. Mulla, / moshaw, who struck
deponent a blow on the head with
the butt end of a loaded whip,
which he deponent then and
then held in his hand

deponent further says
that such assault was committed

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

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

Sworn to before me, this 21 day }
of October 1893, } Kate Galvin

Wm. F. Brady Police Justice.

POOR QUALITY ORIGINAL

0580

Sec. 193-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John C. Miller

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

Question. What is your name?

Answer. *John C. Miller*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *6779 Avenue C - 18 years*

Question. What is your business or profession?

Answer. *Agent*

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

Answer. *I am not guilty*

John C. Miller

Taken before me this
day of *Dec* 1899
W. J. Brady
Police Justice

POOR QUALITY
ORIGINAL

0581

Belleme Hosp.

Oct 25-93
This is to certify that
Catherin Galvin is a patient
in Ward 12 and is suffering
from a small scalp wound
She is to be discharged
on Oct 28-

A. W. Cooke
House Surgeon

POOR QUALITY ORIGINAL

0582

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

Arthur E. Buchanan
of No. *115* Street, aged *35* years,
occupation *Officer*, being duly sworn, deposes and says
that on the *21* day of *October* 189*3*
at the City of New York, in the County of New York, *he arrested*
John Miller, (non here), who was
charged by one Kate Gabri with
having assaulted her by striking
her with a loaded whip. That from
the effects of such assault she is
now confined in Bellevue Hospital
and unable to appear in Court to
make formal complaint. Therefore
deponent prays that the defendant
be held to answer the result of such injuries

Arthur E. Buchanan

Sworn to before me this
189*3* day

M. J. Kelly
Police Justice

POOR QUALITY ORIGINAL

0583

Police Court, L District.

276

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Miller
vs.

AFFIDAVIT.

Amuel

Dated, Oct 27 1893

Grady Magistrate.

Burham Officer.

Witness, 18

Disposition, Nov. 1st / 1893.

\$500 Oct. 26 2 P.M.
Oct 30 2 P.M.

POOR QUALITY
ORIGINAL

0584

Bellevue Hosp.
Oct 22-93
This is to certify that
Catherine Sabir was
admitted to ward 12 on
Oct 21- 8:30 pm. Suffering
from a scalp wound.
Her condition is good
A. H. Cooke M.D.
House Surgeon

POOR QUALITY ORIGINAL

0585

BATTED,
 No. 1, by Henry Schmitt
 Residence 647 E 16 St
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street

Police Court... 1163 District
 THE PEOPLE, etc.,
 OF THE COUNTY OF
John Schmitt
 672 1 Ave
John Schmitt
 672 1 Ave
 Offense Assault
John Schmitt
 Date Apr 1 1893
 Magistrate Shady
 Officer Shannon
 Precinct 18
 Witnesses Mrs. Maggie Burns
 No. 707 East 91st Street
D. L. P. Schmitt
 No. _____ Street
Bellevue Hospital
 No. _____ Street
John Schmitt
 No. 672 1 Ave Street
Mrs. Schmitt
 No. _____ Street
John Schmitt
 No. _____ Street
John Schmitt
 No. _____ Street

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

Defendant

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

Dated Apr 1 1893 Mr. S. Shady Police Justice.

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

Dated Apr 1st 1893 Mr. S. Shady Police Justice.

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

Dated _____ 189 _____ Police Justice

POOR QUALITY ORIGINAL

0586

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John C. Muller

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

John C. Muller

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

The said *John C. Muller*

late of the City and County of New York, on the *twenty first* day of
October in the year of our Lord one thousand eight hundred and
ninety-*three* —, at the City and County aforesaid, in and upon one

Kate Salvin

in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault ; and the said

John C. Muller

with a certain *whip* — which *he* the said

John C. Muller

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

POOR QUALITY ORIGINAL

0587

SECOND COUNT—

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

John C. Muller

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

The said

John C. Muller

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and upon the said

Kate Galvin

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *John C. Muller* the said *Kate Galvin* with a certain *whisk*

which

he the said *John C. Muller*

in *his* right hand then and there had and held, in and upon the *head* of *her* the said *Kate Galvin* then and there feloniously did wilfully and wrongfully strike, beat, *cut* bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Kate Galvin*

to the great damage of the said *Kate Galvin* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0588

BOX:

540

FOLDER:

4918

DESCRIPTION:

Mulvey, Richard

DATE:

11/10/93



4918

POOR QUALITY ORIGINAL

0589

Witnesses:

James Soter
Crested Jerusalem

Robert Keaton
Wm
Wm
Wm

~~Smiley #52~~

Counsel,

Filed

Pledges

~~Wm. H. ...~~
1893

THE PEOPLE

vs.

Richard Mulvey

APR 13 1893

Thos. J.

DE LANCEY NICOLL,

District Attorney,

Grand Larceny, [Sections 528, 531, 532 Penal Code.]

Wm. Keaton
A TRUE BILL.
1893

Wm. Keaton
Foreman.

POOR QUALITY ORIGINAL

0590

Police Court 2 District. Affidavit—Larceny.

City and County of New York, ss:

Frederick Joralemon

of No. 163 West 36th Street, aged 36 years,

occupation Express wagon driver being duly sworn,

deposes and says, that on the 3rd day of November 1893 at the City of

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

from the possession of deponent, in the nighttime, the following property, viz:

A package containing a roll of cloth of the value of about thirty dollars

the property of in deponent's care and charge

and that this deponent

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

(now here) for the reasons that said package was in transit and on a wagon standing on Broadway and tenth Street, in deponent's charge and deponent is informed by James Solar (now here) a fellow employee that he Solar saw the defendant take said property from said wagon and carrying said package along West Tenth Street and deponent identified it as a package in deponent's care

F. J. Joralemon

Sworn to before me, this 11 day

of November 1893
Wm. H. [Signature] Police Justice

POOR QUALITY ORIGINAL

0591

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

James Solar
aged 17 years, occupation Wagon boy of No. 637 1st Avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Frederick Jerolemon* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 4th day of November 1893

Steph [Signature]
Police Justice.

James Solar

POOR QUALITY ORIGINAL

0592

Sec. 198-200.

2

District Police Court.

1882

City and County of New York, ss:

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

Question. What is your name?

Answer. Richard Mulvey

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. United States

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

Answer. 52 S. 5th Ave

Question. What is your business or profession?

Answer. Laundry

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

Answer. I Am not guilty

Richard Mulvey

Taken before me this

day of

September 1902

Police Justice.

POOR QUALITY ORIGINAL

0593

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

Police Court... 2 District. 1178

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Murphy
 168 St. 36 St
 Offence *Barcen felony*

Dated *Nov 4* 18*93*

York Magistrate.

Thompson Officer.

15 Precinct.

Witnesses *Wm. O. Shan*

No. _____ Street _____

No. _____ Street _____
 RECEIVED
 NOV 6 1893
 DISTRICT ATTORNEY

No. _____ Street _____
 \$ *1000* to answer *80*

Cur

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *November* 18*93* *Thompson* Police Justice.

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

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

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

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

POOR QUALITY ORIGINAL

0594

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Mulvey

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

Richard Mulvey

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

The said

Richard Mulvey

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

one piece of cloth of the value of thirty dollars, and fifteen yards of cloth of the value of two dollars each yard

of the goods, chattels and personal property of one

Frederick L. Dalemon

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

SECOND COUNT—

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

Richard Mulvey

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

The said

Richard Mulvey

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

*one piece of cloth of the
value of thirty dollars, and
fifteen yards of cloth of the
value of two dollars each
yard*

of the goods, chattels and personal property of one

Frederick J. Galmon

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

Frederick J. Galmon

unlawfully and unjustly did feloniously receive and have ; the said

Richard Mulvey

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

DE LANCEY NICOLL,

District Attorney.

0596

BOX:

540

FOLDER:

4918

DESCRIPTION:

Murphy, Daniel

DATE:

11/06/93



4918

0597

BOX:

540

FOLDER:

4918

DESCRIPTION:

Cody, James

DATE:

11/06/93



4918

POOR QUALITY ORIGINAL

0598

Witnesses:

Julius Belzner
Off Monroe

Subpoena from
Court for
28th

~~Handwritten signature~~
Counsel,
Filed,
Pleads,
1893

THE PEOPLE

vs.

Daniel Murphy
and
James Cook

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney,
Part III. 15th - 17th '93

A TRUE BILL

Handwritten signature
Dec. 28/93
Foreman
Prot. 6 Nov 1893

POOR QUALITY ORIGINAL

0599

Ref 10th and 11th Ave
in 62nd St

Police Court— 4 District.

1931

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

of No. 163 W 60th Street, aged 45 years,
occupation Supl Eggers Bakery being duly sworn,
deposes and says, that on the 27th day of October 1899 at the City of New
York, in the County of New York,

Julius Belzner

he was violently and feloniously ASSAULTED and BEATEN by Daniel Murphy
and James Cuddy (both now here) while acting
in concert and in company with each other
for the reason that the defendant Murphy
struck deponent a blow on the head with a
stone which he then and there held in his hand
and then at deponent and the defendant Cuddy
cut and stabbed deponent once on the left hand
with a knife which he then and there held in his
hand,
Deponent further says such assault was committed

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

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

Sworn to before me, this 28th day }
of October 1899 } Julius Belzner

[Signature] Police Justice.

BEST QUALITY ORIGINAL

0600

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. James Cady

Question. How old are you?

Answer. 16 yrs

Question. Where were you born?

Answer. N.Y.C.

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

Answer. 226 W 61 St 2 mos

Question. What is your business or profession?

Answer. Umbrella maker

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

Answer. I am not guilty

James Cady

Taken before me this 28th day of October 1893
W. J. Kelly
Police Justice

POOR QUALITY ORIGINAL

0601

Sec. 198-200.

14

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Daniel Murphy*

Question. How old are you?

Answer. *17 yrs*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *205 W 62nd St 4 yrs*

Question. What is your business or profession?

Answer. *Haer boy*

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

Answer. *I am not guilty*

Daniel Murphy

Taken before me this *25th*
day of *October* 189*3*
W. S. Kelly
Police Justice

POOR QUALITY ORIGINAL

0602

Handed
by W. W. to J. W. at 11/11/1899

The Justice presiding at this Court
will direct how or otherwise this
case is to be tried.

Chas. W. [Signature]
11/11/1899

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

Police Court--- 1162
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Blumenthal
163 W. 60th St.
Daniel Murphy
James Brady

Offence Assault
Flourish

Date Oct 28 1899

Magistrate
Stool
Officer
Munoz 24 Precinct

Witnesses
No. 1 John Mulvey Street 522D

No. 2 Mrs. [Signature] Street 153 W 60th St

No. 3 [Signature] Street 1002

No. 4 [Signature] Street

Chas. W. Mulvey
101 Wall St
Nov 12th 1899

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 75 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Oct 28 1899 [Signature] Police Justice.

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

Dated _____ 1899 _____ Police Justice.

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

Dated _____ 1899 _____ Police Justice

POOR QUALITY
ORIGINAL

0603

New York December 28th 1893.

Hon. Frederick Smyth, Recorder New York City.
Honored and Dear Sir:

I respectfully ask permission "as an anxious father" to address you a few lines in reference to my son, Daniel Murphy who pleaded before your honor about five or six weeks ago to assault in the third degree. The boy is the oldest of ten children living, and had always been considered an exemplary boy. He has been raised under the guidance of a Christian Mother and has never been in any trouble before the law. He had been always delicate in health, (and is now under the Doctor's care in the City Prison), and on that account we took him from school earlier than we intended, he has been employed as Hall Boy in the Narragansett Club for the last three years and a half - and as to his excellent character I would respectfully refer you honor to Mr. Hugh J. Grant, Mr. Dock Com-Phean, Mr. Justice M. Mahan, Senator elect - G. C. Sullivan, and Asst District Atty Jas S. Osborne. I will not occupy your honor's valuable time any further except to state that for the past twenty five

POOR QUALITY
ORIGINAL

0604

years I am a resident within the boundaries of the
23rd election 19th assy district. I have been every year with
one exception an Inspector of Election, enjoy the respect
of the Officers of the law and the most respectable of my
neighbors and have, as a Citizen, unqualifidely approved
of your honors magnificent administration of the
exalted office which you adorn. but I concensionally
believe that my boy never threw the stone that hit the
plaintiff, or any stone at all - but I will not speak of
that to your Honor now more than to call your attent-
ion that he is confined since the 27 of November. October
is in very poor health, and if your Honor would
consider him sufficiently punished and release
him to his Christian mother who is really ill
on account of his misfortune, your Honor would
not only make our hearts glad on this holy season,
but we would for ever afterward hold your act in
grateful remembrance.

Very Respectfully
John E. Murphy
205 West 62 Street

**POOR QUALITY
ORIGINAL**

0605

COURT OF GENERAL SESSIONS OF THE PEACE.

CITY AND COUNTY OF NEW YORK.

AUG. 3. 1896
189



I Certify that the annexed is a copy of an Indictment now on File in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom, and of the whole of said original.

John P. Hann
Clerk of Court.

~~Court of General Sessions of the Peace~~

POOR QUALITY ORIGINAL

0506

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Murphy
and
James Cody

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

Daniel Murphy and James Cody

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

The said

Daniel Murphy and James Cody, both

late of the City and County of New York, on the *twenty-seventh* day of *October* in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, in and upon one

Julius Belzner

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and the said

Daniel Murphy and James Cody

with a certain *knife and also with a certain stone* which *they* the said

Daniel Murphy and James Cody

in *his* right hand then and there had and held, the same being then and there

weapons and instruments likely to produce grievous bodily harm; *they*, the said *Daniel Murphy and James Cody* then and there feloniously did wilfully and wrongfully strike, beat *cut, etab.* bruise and wound, against the form of the statute

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

De Saucy Nicoll
District Attorney

POOR QUALITY ORIGINAL

0607

Counsel,
Filed 6 day of Nov. 1893
Pleas Not guilty &

Assault in the Second Degree.
(Section 218, Penal Code.)

THE PEOPLE

vs.
P

Daniel Murphy
and
James Cody.

DE LANCEY NICOLL
District Attorney.

A TRUE BILL.
H. C. Ward
Foreman.

Nov. 23, 1893
Both plead
Assault 3^d degree
December 28, 1893
each Penitentiary six months
by Recorder Smyth

Witnesses:
Julius Belzger
of Monroe

POOR QUALITY
ORIGINAL

0608

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Daniel Murphy,
and James Cody.

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

Daniel Murphy and James Cody
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said Daniel Murphy and James Cody, both

late of the City and County of New York, on the *twenty-seventh* day of
October, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, in and upon one

Julius Belzner
in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault; and the said *Daniel Murphy and James Cody*

with a certain *knife and also with a certain stone* which *they* the said
Daniel Murphy and James Cody
in *his* right hand then and there had and held. the same being then and there
~~a~~ weapons and ~~an~~ instruments likely to produce grievous bodily harm, *they*, the said
Daniel Murphy and James Cody then and there feloniously did wilfully and
wrongfully strike, beat, ~~cut, stab,~~ bruise and wound, against the form of the statute
in such case made and provided, and against the peace of the People of the State of New York
and their dignity.

De Launcy Nicoll,
District Attorney