

0009

BOX:

351

FOLDER:

3302

DESCRIPTION:

Moran, Mamie

DATE:

04/23/89



3302

00 10

BOX:

351

FOLDER:

3302

DESCRIPTION:

Sing, Bridget

DATE:

04/23/89



3302

POOR QUALITY
ORIGINAL

0011

Counsel,
Filed 23rd day of April 1889
Pleads, *Guilty*

THE PEOPLE
Grand Larceny Second Degree.
[Sections 528, 531 Penal Code].

Marianne Moran
and
Bridget Sing

JOHN R. FELLOWS,

Dist. Attorney.
Sat 2 May 9-89
Pr May 13/89
Both lines accepted.
A TRUE BILL.

[Signature]
Foreman.
[Signature]

Witnesses:

[Signature]
[Signature]

POOR QUALITY
ORIGINAL

00 12

Police Court— / District.

Affidavit—Larceny.

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

Joe Mor
of No. 686 3rd Avenue Brooklyn Street, aged 28 years,
occupation *Laundress* being duly sworn
deposes and says, that on the 15 day of April 1889 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:

*gora and lawful money of the value
of the United States currency of
Bills of various denomination and
in all of the value of Eighty one dollars*

the property of *deponent*

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

*Bridget Ding (both women)
from the fact that said Minnie
sollicit a deponent company with premises
No. 11 Bell Street at the hour of about
12³⁰ o'clock this a. m.,
that said two defendants were in
the two rooms on the 3rd floor of said
premises, deponent saw deponent himself
hanging his Pants on a Rack in the
bedroom that said Pants at the
time contained the aforesaid money
deponent went to bed with said Minnie
and had sexual connection with her
for which deponent paid her three dollars*

Sworn to before me, this
day
1889

Police Justice.

POOR QUALITY
ORIGINAL

0013

That at the house of about 7 o'clock
deponent discovered that said money
was stolen from said Part's pocket.
deponent left said house to go to Police
for to arrest said defendants and
when deponent returned with the officers
said defendants have gone away.
deponent further says that from the time he entered
said place up to the time the money was stolen there was
no other person in the house. Thus said two defendants
known to before me this

15 day of April 1889

For Me

John H. Munn
Police Justice

POOR QUALITY
ORIGINAL

00 14

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Bridget Diney

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

Question. What is your name?

Answer

Bridget Diney

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

11 Bell Street 2 years

Question. What is your business or profession?

Answer.

I am married

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

Bridget Diney

Taken before me this

day of *April* 188*9*

John J. Sullivan
Police Justice.

POOR QUALITY
ORIGINAL

00 15

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Mamie Moran*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Newport R.I.*

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

Answer. *11 Pell Street 2 months*

Question. What is your business or profession?

Answer. *Working in a Tin factory*

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*
Mamie Moran

Taken before me this

day of

1889

John J. Moran
Police Justice.

POOR QUALITY
ORIGINAL

0015

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

Police Court... 1 District... 545

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Moore
686 W. 3rd Ave
Manhattan, N.Y.
1
2
3
4

Offence

Dated April 15 1889

Magistrate

John T. Tully, Jr. Officer

Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

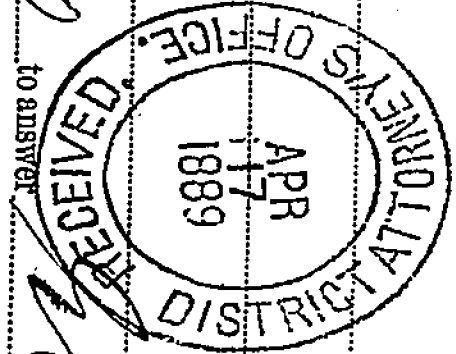
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

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

Dated April 15 1889 John J. Moore Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

00 17

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

THE PEOPLE OF THE STATE OF NEW YORK,

against
Mamie Moran
and
Bridget Sing

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Mamie Moran
and Bridget Sing
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,

committed as follows:

The said

Mamie Moran and Bridget Sing, both

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

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
eighty-one
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *eighty-one*

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

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

of the goods, chattels and personal property of one *Ju Moo*

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.

JOHN R. FELLOWS, *District Attorney.*

00 18

BOX:

351

FOLDER:

3302

DESCRIPTION:

Moran, Patrick

DATE:

04/02/89



3302

POOR QUALITY
ORIGINAL

0019

P.S.

Counsel, *[Signature]*
Filed *[Signature]* day of April 1889
Pleads, *[Signature]*

THE PEOPLE

vs.

[Signature]
Patrick Moran
in rem. Statute
indict. dis. *[Signature]*

[Signature]
JOHN R. FELLOWS,
Sept 2nd 1919
District Attorney.

A TRUE BILL.

[Signature]
Foreman.
[Signature]
Sept 16 1889

Not.

Witnesses:

John Stewart
Henry Payne
Off Geo A Doran, 27th
Edw. Winrow

Mrs Josephine Winrow
This case rests mainly upon
the testimony of two boys, Henry Pine
who is now dead & who had been in
the juvenile asylum for theft, and
Edmond Weaver who is now in
the juvenile asylum. In my opinion
the evidence of the commission of
the crime by defendant is
sufficiently reliable.

The complainant, Stewart is
reported to be in Scotland.
I therefore recommend the
dismissal of the indictment.
Sept 16 '92

Wm M. Davis,
Cust.
I concur.
Lancey Moore
Secy city.

POOR QUALITY
ORIGINAL

0020

5th Dist. Police Court
New York, Feb. 12/89

The People on complaint
of Jas. Steward

vs.
Patrick McMoran

Before

Hon. Henry Murray
Police Justice.

Appearances -

For Complainant

Messrs. Dawson & Mott

For Def.

Messrs. Moss, Conner & Levy

Henry Pine, a witness called in behalf
of the People, duly sworn testified as
follows.

Direct Examination by Mr. Mott.

Q Your name is what?

Henry Pine.

Q Where do you live?

206 East 97th St.

Q How old are you now?

17 years June 11th

Q Do you know Mr. Moran?

Yes.

POOR QUALITY
ORIGINAL

0021

Q How long have you known him?
A About two months.

Q Do you know where he lives?

A Yes.

Q Where?

A Cos. 97th St & 3rd Avenue.

Q Do you know his business?

A Yes.

Q What.

A Liquor business.

Q He keeps a place there?

A Yes.

Q Now did you see him there on or
about January 30th?

A Wednesday the 30th yes sir.

Q Where?

A He was crossing the 97th St.
corner.

Q What was going on in the street?

A People were throwing stones at the
cars.

Q How many people were there there?

A I couldn't judge - no more
than 50 or 60.

Q Were they men, women or boys?

A There was men and boys too.

Q Any women there?

POOR QUALITY
ORIGINAL

0022

Q. Yes sir. I didn't see any women throwing stones.

Q. At what?

A. The cars.

Q. What cars?

A. 3 Avenue cars.

Q. Surface cars.

A. Surface cars, yes sir.

Q. Were the cars running along on the road at that time?

A. Yes sir.

Q. You think as many as 50 or 60 people were there?

Yes sir.

Q. What did you see Mr. Morando or hear him say?

He was coming across 97th St. with his little boy and says to a crowd of boys standing there, get your stones ready and break the windows and we'll give you some soda water.

Q. Was there a car coming along at that time?

Yes sir.

Q. The boy threw stones at it?

A. Stone of the colored boys.

(3)

POOR QUALITY
ORIGINAL

0023

Q Did any body?

A Some white boys did. They commenced to throw stones.

Q Where did you go from there?

A I stayed there a little while & went along down at my house and I went up on the roof at the top of the house.

Q How far from that place?

A About as far as from here to the outside door.

Q How long did the ~~car~~ crowd remain there?

A 5 minutes or 10 minutes after the police man came they all scattered.

Q From where did the police come?

A Second Avenue.

Q From Second Ave. and attacked the crowd and drove them away?

Yes sir.

Q How long had they been there throwing stones and carrying on?

A About a little over half or three quarters of an hour.

Cross Examination by Mr. Conner.

Q You know that Moran keeps a liquor store?

Yes.

POOR QUALITY
ORIGINAL

0024

Q He has a pool room and tables?

A Yes sir.

Q Has he ever driven you out?

A Yes sir.

Q He don't allow colored boys to come in and play?

A Yes sir, but the colored boys —

Q He has driven you out?

A I was standing and looked on and saw them play.

Q Have you ever been in the Juneside asylum?

A Yes sir.

Q What for?

A A boy done something; a young man stole ^{some things} and I pawned them and they put me up for pawning the things.

By Mr. Mott

Q You were innocent of the charge.

A Yes sir.

By Mr. Cornan.

Q Have you ever had any trouble with Moran before?

A No sir.

Q Ever say you would get even with him?

A No sir.

POOR QUALITY
ORIGINAL

0025

Q Who do you live with?

A A lady by the name of Miss
Bowman

Q A colored lady?

Yes sir.

Q Have you any father or mother?

No sir.

Q Do you work?

A I work around the street.

Q What do you do?

A Run errands.

Q You have no steady employment?

A No sir.

Q You say you were crossing the street
when Mr. Moran was ^{coming} ~~crossing~~
up with his little son?

A I was standing on the corner.

Q How far from you was Moran
with his little boy when he
said these words?

A As far as from here to that
gentleman there [Pointing to
Mr. Levy].

Q Was he walking?

A Yes sir.

Q Were there any boys around him
with stones?

(6-)

POOR QUALITY
ORIGINAL

0026

A. I don't know. I didn't notice.
I didn't notice the boys around him.
2 No boys near him at all.

Q. Not along side of him, but
his little boy.

2 Do you know where he was
bringing his boy from?

Q. No sir.

2 Did you see him take him from
the crowd of boys that was standing
there?

A. No sir.

2 All you saw was that he was
crossing the street with the boy?

A. Yes sir.

2 When did you first tell any person
about what Mr. Moran said.

A. The first time I come up here
for the trial.

2 How did you come to come her:

A. Miss Weirrow told me to come here.
She is outside.

2 Do you live with her?

A. No sir.

2 Had you told her?

A. Not before the detective come to me.

2 How did the detective come to you?

A. I don't know. (4-)

POOR QUALITY
ORIGINAL

0027

Q Is it not a fact that you had been throwing stones at the cars?

A No sir.

Q Sure about that?

A No sir, I didn't.

Q Did you throw stones from the roof of your house?

A No sir.

Q Are you positive about that?

A Yes sir.

Q Do you call Miss Bowman, the woman you live with, aunt?

A Yes sir.

Q Did she tell you to stop throwing stones?

A No sir.

Q Did you remain on the corner after you heard Mr. Moran say those words?

A For a little while.

Q Do you know what these people were gathered on the corner to do?

A No sir.

Q Did you see them go there?

A When I was down street I heard about this fuss and I went up to see it.

Q These people were standing there then?

(A)

POOR QUALITY
ORIGINAL

0028

A. Yes sir.

Q. Did you know what they assembled to do?

A. No sir.

Q. Did any of them tell you what they were going to do?

A. No sir.

Q. Did you know they were going to throw stones?

A. Not until I went up there.

Q. Did they throw stones?

A. Yes sir.

Q. Did any break the car windows?

A. Yes sir.

Q. Broke them with what?

A. Stones.

Q. Can you tell me the name of any person who threw stones.

A. No sir.

Q. Do you know their names?

A. No sir.

Q. Did you remain there until all the car windows were broken?

A. No sir.

Q. Did you see any boys that Moran told to throw stones?

A. Ed. McIrrow.

(9)

POOR QUALITY
ORIGINAL

0029

Q That is the son of the woman that
got you to come up here.

A Yes sir.

Q Was he arrested?

A No sir.

Q Do you know what arresting means?

A Yes sir.

Q Did any officer come to him?

A No sir.

Q Was he brought by an officer?

A Detective.

Q Do you know the detection?

A Yes sir.

Q Had a good deal of experience
with him?

A No sir.

Q Eddie Winrow was standing there?

A Yes sir.

Q Did you talk to him?

A No sir.

Q Not a word?

A No sir.

Q What kind of stones did he throw?

A None.

Q Who was standing next to him?

A I don't know.

Q Have any promises been made to you
if you came up here and testified

POOR QUALITY
ORIGINAL

0030

That you would get anything for it?
A. Not to me.

Q Did you have any talks with the
detectives about this case?

A. No sir.

Q Didn't talk to them at all about it?
A. Yes sir.

Q Have you been down to the 3rd Ave
railroad depot.

A. Once.

Q Who did you see there.

A. This gentleman [pointing to Mr. Ruste]

Q How long did you stand upon
the corner upon this day?

A. For about half an hour.

Q What time of the day was it?

A. Four o'clock in the afternoon.

Q Where did you come from when
you came up there?

A. From down the street.

Q What part of the street?

A. Down from the candy store. Down
from the west side of the street.

Q How far down was that?

A. On 27th St.

Q Between second & third avenues.

A. Yes sir.

POOR QUALITY
ORIGINAL

0031

Q Halfway down the block?

A No sir.

Q Have you ever been arrested for stealing?

A No sir.

Q That is beside the juvenile case?

A No sir.

Q Never had any trouble of that kind except in the one case?

A No sir.

Q Do you know Mrs. Green?

A Yes sir.

Q Does she live in the same house with you?

A Yes sir.

Q Did she at the time tell you to stop throwing stones that day?

A No sir.

Q Sure about that?

A Yes sir.

By the Court.

Q How long were you standing on that corner on the day the stones were thrown?

A About half an hour.

Q How long were you there before the defendant came there?

A About ten minutes.

Q Were there any stones thrown by the boys at the car before he came up?

POOR QUALITY
ORIGINAL

0032

Q. No sir, not the colored boys.

2 Any boys?

A. No colored boys.

2 There were boys there before he came up.

A. Yes sir.

2 There was some stones thrown before he came up?

Yes sir.

2 Were there some windows broken before?

A. Yes sir.

By Mr. Conan

2 How long did Mr. Moran stay on the corner if he stayed there at all?

A. I couldn't tell

2 You don't know whether he stayed there or not?

A. No sir.

By Mr. Dawson.

He was charged ^{heretofore} with pawning some property stolen by another boy.

By the Court.

2 You were tried for it?

A. Yes sir.

2 Where

A. At the Ct.

POOR QUALITY
ORIGINAL

0033

Q What court?

A. I think it was up here.

Q After that you were sent down below for another trial at the Dornbs?

A. Yes sir.

Q By three judges?

A. No sir. One judge and a gentleman stood.

Q A jury?

A. Yes sir.

Q General Sessions?

A. I don't know.

Q You were sent from there where? You were convicted.

A. Yes sir.

Q How long before the stones were thrown did this man turn you out of his place.

A. Must have been about 3 or 4 weeks before that.

Q How many times?

A. Two or three times: he run me out and said go on out, I don't allow any small boys in there.

Q What were you doing in there?

A. When I come in from an errand I would look at the boys playing football.

POOR QUALITY
ORIGINAL

0034

By Mr. Moss.

Q. You went in to see the boy o play
what.

A. Pool.

By Mr. Mott.

Q. He sent you out because he didn't
allow any small boys in the place?

A. Yes sir.

Q. You had no hard feelings
against Mr. Moran?

A. No sir.

By Mr. Conner.

Q. You did not feel very kindly
toward him for running him
out?

A. No sir, I had no hatred against
him.

By Mr. Moss.

Q. You did not throw any stones at all
that day?

A. No sir.

Q. What did you go up on the roof
for?

A. To look on.

Q. Could you not see on the street?

A. The policeman was chasing the people.

Q. Why did you go in the house?

A. Other people were up there

POOR QUALITY
ORIGINAL

0035

Q What were they doing?

A Looking on.

Q Is that all?

A Yes sir.

By Mr. Dawson

Q There were no stones up there to throw were there?

A No sir.

By the Court

Q You say the same boys were throwing the stones at the cars before this man came up there?

A Yes sir.

— Edward Hinrow, a witness called in behalf of the People, being duly sworn, testified as follows. —

My name is Edw. Hinrow, I am eleven years old and live at 97 St. 2nd East.

By Mr. Mott

Q How long have you lived there?

A Four years.

Q Are your father and mother living?

Yes sir.

Q Do you live with them?

(16)

POOR QUALITY
ORIGINAL

0036

A. Yes sir.

Q. Do you go to school?

A. Yes sir.

Q. Where?

A. 110th St.

Q. Were you ever arrested?

A. No sir.

Q. You go to Sunday school?

A. Yes sir.

Q. Where?

A. 89th St.

Q. Can you read?

A. Yes sir, a little.

Q. Can you write?

A. Yes sir.

By the Court Q. Do you know what it is to take
an oath?

A. Yes sir. - kiss the bible and tell the
truth, and only the truth.

Q. If you do not tell the truth what
will become of you?

A. Go to the bad place.

By Mr. Mott.

Q. Did you see, at any time last month,
or was there a large crowd of people
on Third Avenue, do you remember?

(171)

POOR QUALITY
ORIGINAL

0037

A. Yes sir.

Q. What did you see.

A. I cannot exactly tell the day that it was.

Q. Do you know what day of the week it was?

Q. Who did you see there at the time?

A. A lot of people up there.

Q. What were they doing?

A. Pegging stones.

Q. At what?

A. The cars.

Q. What cars.

A. 3 avenue cars.

Q. The elevated cars?

A. No sir, the horse cars.

Q. What was the result of that pegging of stones at the cars?

Q. What happened to the cars?

A. All windows was broken.

Q. How many people were there in the street?

A. I don't know, about a hundred almost.

Q. Were they all boys?

A. No sir.

(1A)

POOR QUALITY
ORIGINAL

0038

Q Who were they?

A. Some was men and some boys.
Q Have any women and girls?

A. Yes sir.

Q Did you know any body that you saw there.

A. No sir, only a few boys.

Q Did you see Mr. Moran there?

A. Yes sir.

Q Do you know him?

A. Yes sir.

Q How long have you known him?

A. A couple - two months.

Q What did you see him do?

A. Nothing. He pegged no stones.

Q What did you hear him say?

A. ~~What did you hear him say~~

Get your stones ready boys
and peg the cars and I will give
you some soda.

Q Did he tell you to do anything
with the stones?

A. Yes sir. He said. throw at
the cars.

Q What were the people doing
to the cars. - what were they
breaking the windows with?

(19)

POOR QUALITY
ORIGINAL

0039

at Stones. When Mr Moran said this he was at 97th St. I know where his place is. He was on the other side of the avenue. It was the side where Borell's office is. I didn't see anything else done to the cars but breaking windows. I saw Borell's trucks sent on the track in front of cars. a lot of men put them ~~on~~. There had been no stones thrown before Moran said get your stones ready &c. I have known Henry Pine, the last witness about two years. Moran did not ever run me out of his place. I have been in it. He never said he wanted me to keep out. I have seen him in there. Don't know if he saw me. I always went in to get lager the bartender wd. give it to me. Never tried to play pool. Don't know how. I live with father and mother. Henry and me talked this matter over, - every time he come up to my house. (20)

POOR QUALITY
ORIGINAL

0040

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POOR QUALITY
ORIGINAL

0041

Moran was standing still when he said get your stones ready.

Pine was not with me at the time. Moran had a little boy with him at the time.

The boy was in the middle of the St. and Moran went after him.

Didn't he come from 97th St. Don't know how many people were in the St. at the time Moran was taking his time ^{not} hurrying fast. He had his little boy up in his arms. He didn't stop and talk with ~~me~~.

He talked to all of us. There was about 50 of us little ones.

I didn't throw any stones. Am sure about it. There were stones there in the mud puddle. There was brick bats there. Don't know how many. Saw some boys take up bricks. Don't know who they were. This was not before Moran spoke to them. I saw stones thrown before he spoke. No policemen were around, I didn't see none.

(21)

POOR QUALITY
ORIGINAL

0042

I got there that afternoon about 3.30
was standing there with a whole
lot of boys. Came out of the house
no boys come with me out of the house.
I only met three boys there. Cars
had gone by. Don't know how long
it was after that Moran came.
He was up on the corner when I
was up there, when I came around.
He was telling the boy to get stones
Don't know how many times he
said this. I heard him. Heard
him five times. He was then on
the corner of 91 St. Had his boy
with him. His place was open
I didn't see it closed up. I went
by his place. He didn't say, boys
clear out or go away.

Go to the Court.

I only talked with two
detectives about the case. * Told
him that I heard Moran say
"get your stones and I will give you
some soda. Talked with Pine 3
times about it. at the door of 210
Have not been promised any
thing. I got them tickets to come
up here

POOR QUALITY
ORIGINAL

0043

Have not been promised any books of tickets. Moran promised the boys soda water. The boys didn't get any soda. Tothung was said by the boys about it. None complained. I saw a white boy throw a stone but I don't know his name.

2. Were you not going on before Pine came up? No sir. When I came up there he was up there. I looked out the window & saw him with a lot of boys pecking stones. When Moran told the boys to get the stones ready there was a car coming. I saw a car coming. Moran said "get your stones boys." The boys threw stones after he told them that. I did not see any boys throw stones at that car before Moran told them to.
2. Mr. Coman.

They pegged stones ^{themselves} as far further up the St. before they came to our crowd. The other crowd was at 96 St. We were at 97. Moran's is at 97 St. This car was attacked at 96 St. That same car.

POOR QUALITY
ORIGINAL

0044

In the Court

Don't know whether
any boys were up at 96 St. or
not. I saw somebody throw stones.
I know one boy that threw stones.
Don't know his name. I wouldn't
know him if I saw him.
Don't know where he lives.

By Mr. Moss

The boys were ~~hanging~~
hanging in the corner at the time
they were throwing stones.

I didn't hear any one say anything
but Moron. Nothing at all.

There were about 50 boys. Boys
living in that neighborhood.

I don't know any of them. Can't
mention one name.

By the Court.

2 Did they go into his store and
get soda after the stones were
thrown.

A I don't know.

By Mr. Dawson

2 The boys might have all got soda
without your knowing it?

Yes sir

POOR QUALITY
ORIGINAL

0045

Stephen F. Reynolds, a witness called in behalf of the People, being duly sworn, testified as follows:

In answer to questions on direct examination by Mr. Mott, the witness made the following statement:

I reside at 1037 Third Ave. Am Inspector of the Third Avenue surface road, and was such on Jan 30th; have been on the road for 2 1/2 or 3 years. On Jan. 30th I was at 92 St. going down, when they commenced firing stones at the car going down, breaking all the windows, and first car passed. They commenced to fire stones at 94 St. The first car was going by me as I was going up; when No. 153 got down to 96 St. The gang commenced stoning the driver and knocked him off the car. I was there, I was on the way. When I was there the car was off the track and the horses between the elevated post and the car. 15-3 car. Run 15-3 and No. 153. Don't know the name of the driver.

POOR QUALITY
ORIGINAL

0046

There were 200 or 300 people there.

They were firing stones at the car and hitting the driver and turned the car over. A man run out of the house and caught the team. I told the man when the crowd got quieted down, to take the team down to the stables.

They caught another car at 92nd St. and lifted that off the track and smashed it. The crowd tore the two cars to pieces. The same crowd that followed me down was the crowd stoning and breaking the windows at 92nd St. - same gang.

I saw because I saw some of them. They were boys and men. I didn't see the defendant there. I knew him by face but I never spoke to the man. I would have known him if he had been there. I know that he kept the place at 97th St. It was about quarter to four when the fuss began; it continued $\frac{3}{4}$ of an hour. I guess close on to 200 windows or more were broken. Two cars were all smashed up. I saw some of the drivers after they went through the melee and their heads were cut.

(26)

POOR QUALITY
ORIGINAL

0047

In reply to questions in cross ex. by Mr. Conner, the witness made the following statement:

There are 21 windows altogether in a car. I don't positively know how many windows were broken, but I estimate, by the number of cars, that there were over two hundred. The usual number of cars were run that day, at two minutes headway. I have not counted the cars which were seriously damaged that day. I saw the first disturbance at 86 St. on my way up to 96 St. and it continued up to 97 St. The first disturbance I saw was the cars coming down with all the windows broken. When I saw that I went up. I was going up to 97 St. when I saw this; was in a car. I saw the windows were broken. I didn't see any windows broken until I got to 96th St.

It took about $\frac{3}{4}$ of an hour from the time I first saw this disturbance until it ended, and during that time I didn't see an officer. I didn't see an officer until I sent for him.
(276)

POOR QUALITY
ORIGINAL

0048

There were no officers on these cars coming down that day, not on every one. The cars were three quarters of an hour behind that day.

There were about 20 or 25 cars blocked up on the avenue each way from 97th St. There were a few officers on the cars coming up. There were two or three on the run down from Harlem. I am not positive whether there was an officer on the car ahead of me.

By Mr. Moss.

Q You have known this man for 20 more years.

A. By right. I knew his name Moran when I was told. Think I would have known him on this occasion. Did not see him there. Didn't see any one put anything on the track. Don't know anything about this man putting anything on the track.

By Mr. Mott.

Q Did you send for a policeman.

A. Yes sir.

Q Did any come.

A. Yes sir.

They pitched into the riot right and left at 97th St. and in the mean time a squad of men came from Madison Avenue road. They came in at 90th St. and beat the crowd.

POOR QUALITY
ORIGINAL

0049

in between them. Capt. Connor was commanding them. They used force to suppress the riot. They clubbed the crowd right and left. Don't know if they arrested anyone.

Richard Crogan, a witness called in behalf of the Deft. being duly sworn, testified as follows:
By Mr. Conner:

Where do you live.

235 East 102 St. I know the Deft. Have for 4 yrs. At this time think he keeps a liquor store. Saw Moran Jan 30. Saw him in his own store and out on the side walk. Saw him in the store between 12 and one. There was a great many children about there then. There was a sprinkling of men. There were stones thrown. Stones seemed to come from every direction especially from the children. Heard him 3 times tell the boys to get away from his premises. He said in the store before that "Boys for Christ's sake don't get in any trouble."

POOR QUALITY
ORIGINAL

0050

His business before was I think
on the road. I saw him several
times drive the boys away. About
between 3 and 4. He closed his
place up. I tried to get in be-
tween 4 and 5 and couldn't. The
place was shut. At one time he had
a child with him. Whatever child
it was he took it away. I saw him
take the child by the hand. Didn't hear
him tell boys to get stones ready.

By Mr. Moss. Cross Ex.

I have known
Moran 4 years. Got acquainted with
him during the 3 Avenue strike in 86.
Think he was employed by the road.
I was also. He struck the same
day. I remained out. Don't know if he
left. Don't know what he has been
doing since or that he ^{has been} keeping a
liquor store. Very seldom in his
place. There was a mob around
when I got to his place on Jan.
30. A bunch of men, women and
children there were between 300 and
400 on the two squares. When I got
there the crowd was yelling, cursing,
damning, and cheering like a lot of
(20)

POOR QUALITY
ORIGINAL

0051

wild boys will. They seemed to be doing all this against the Third Avenue cars. Many of them threw stones. There was glass broken. Don't know of any other damage. " " how many cars were damaged. I got away as soon as I saw indication of trouble. Can't say how long I had been around before the fuss began.

I didn't remain in the immediate vicinity. They were mostly all school children and young men. This throwing of stones was mostly by children. At the indication of trouble I got away.

I went home - 123 East 102 St. Saw the trouble on 97th St, taking the two squares. The trouble extended two blocks. To the best of my recollection there were 3 or 4 cars attacked.

By Mr. Dawson

2. The riot was in full operation when you left? A. - Not ^{the} riot.
2. It had not reached the dignity of riot.
A. It never did. The police were coming there when I left.
2. Did you see the police come.
A. No sir, I got my apprehension from the action of the mob.

(31)

POOR QUALITY
ORIGINAL

0052

2. When you saw the mob run you imagined that the police were coming and you started away?
- A. I was a respectable citizen, and thought the best place was at home. I never saw the deft. anywhere except in his own place.

John A. Jackson, called in behalf of the defendant, sworn, testified as follows:

I am an engineer. Know Mr. Moran. Remember the day of this trouble on 3^d Ave. Jan. 30th; saw Moran that day in his store; between 3 and 3.30, somewhere near that time; good many people in the street, composed mostly of boys half grown; heard Moran say to them to clear out, stop throwing stones and keep the peace; quite a number of colored boys; Moran came out and spoke to the boys and then went across the street after his boy; he brought the child home; when he came back he spoke again saying "clear out, go away"; didn't hear him advise them to throw stones.

POOR QUALITY
ORIGINAL

0053

I remained around there for a few minutes; Moran closed his place it was somewhere about 4 o'clock.
Cross Ex.

Moran said. "Clear out, go away, stop throwing stones and keep the peace"; am sure he told them to keep the peace; they were throwing stones: Moran was in his place: I just had come up there; I come up about the time Moran came out of his place; saw the boys throw stones before Moran came out; 3 or 4 minutes; there were small and big boys around; white and black

I was there over 10 minutes; then went down home, at 96 st. and Second ave.; didn't see any truck turned over; didn't see any boys turn a truck or car over; there was no assemblage of men; there were a few mixed in; there were 100 there is best my judgement.

Q. Were there as many as a thousand?

A. I couldn't say.

Q. As many as 500. A. Couldn't say. It might go as high as 300. The boys were making a good deal of noise. Heard glass rattle but not broken.

POOR QUALITY
ORIGINAL

0054

I did nothing to interfere, to discourage or encourage; I told some of the boys to get out and go home. Don't remember warning them not to destroy the property of the 3^d Ave. Co. Warned them to get away for fear of getting hurt; it was the same as warning them not to injure the company's property; don't know that I warned them that they were violating the law. I am an Engineer; am not a frequenter of the defendants' store; don't go there to play pool played one game there once.

By Mr. Dawson.

2. Ever in the employment of the road?

A. Yes, I worked one week, two or three years ago; was not in the strike. They discharged me; Mr. Robison discharged me, saying I used to drive on the Second Ave. road - that is all the reason I got.

POOR QUALITY
ORIGINAL

0055

Edward Oreilly, a witness called in behalf of the defendant, being sworn, testified as follows:

I live at 1761 3rd Avenue, 98th St.

By Mr. Conran.

Q What is your business?

A I drive for Mr. Chefflin the undertaker.

Q Have you any other means of support?

A Yes sir. I have an annuity.

Q From where?

A From the British government.

Q You are an old soldier.

A I am, and an American soldier too.

Q Have you any annuity for that?

A No, but I am looking for it.

Q Do you know the defendant here Moran?

A Certainly.

Q How long have you known him?

A Six months or seven months.

Q Did you see him on Wednesday 30th of January the day of this trouble on 3rd Avenue?

A Yes.

POOR QUALITY
ORIGINAL

0056

Q What time of the day was it?

A Between three and four.

Q Where was he.

A He was coming up and I saw him take a child and walk in and shut the store up.

Q Did you hear him say ^{anything} to the children.

A He ordered them away from the corner, both men and boys and all - be peaceable and get away from the corner.

Q How many times did he say that.

A It was over three times.

Q Did you see him shut the place up?

A I did.

Q What time:

A At that time.

Q Did you hear him advise the children to throw stones.

A No sir.

Q Did you remain there around the neighborhood?

A I was for very near an hour. I seen several crowds there.

POOR QUALITY
ORIGINAL

0057

Cross examination by Mr. Mott.

Q How many people were there there at the time you went there?

A I couldn't say.

Q About how many?

A There was to the best of my opinion I suppose there was, there might have been about 30 or 40 boys and people altogether.

Q That was all?

A There might have been more or less.

Q That is when you first went there?

A But gradually they come up.

Q What time did you first get there?

A About that time between 3 & 4. I was a little while there standing.

Q What time did you first get there?

A Between 3 and 4.

Q What time between 3 and 4?

A I couldn't tell you.

Q As near as you recollect.

A I can say I seen Moran come up and take a child in between 3 and four.

POOR QUALITY
ORIGINAL

0058

Q at the time you saw him take a child in, how many people were there in the street?

A As near as possible, might have been about 20 or 25 or 30. They were passing up and down.

Q There were no people in the middle of the St.?

A They were all boys.

Q There were no boys in the middle of the street were there?

A No sir.

Q The avenue wasn't filled up with people?

A By no means.

Q There were very few people in the St.?

A Yes sir.

Q Any down below in the Ave.?

A I didn't take notice.

Q All the people that you saw there were 30 or 40?

A Might be more or less.

Q Would 50 people cover it? Were there a hundred congregated there?

A I don't think there was.

POOR QUALITY
ORIGINAL

0059

Second book.

Edw. O'Reilly continued.

There were very few people in the St. I didn't take notice down below in the ave. might be 30 or 40 more or less I saw there. I don't think there was a hundred. I am only giving you my opinion. I counted the cars as they passed. There was five or six passed. Immediately after Moran took his child in I went away. It might have been after four o'clock. About 4 o'clock.

Don't know how many people were in St. when I went in. There wasn't over a hundred. " " a hundred in the whole ave. They were mixed with boys and men and women. I guess there was a colored boy or two. They were in the corner somewhere.

I didn't see any cars turned over. I saw a truck on the track. I saw men carrying that. Could not say who put.

POOR QUALITY
ORIGINAL

0060

the truck on. The crowd was all principally children. I didn't see any car turned over. I saw car windows broken. I saw I suppose 1/2 dozen. About 5 or 6 cars passed as I counted them. I might have been there about an hour or so. I saw one policeman running around there as fast as he could.

I went to my house and when I came out again I saw a whole platoon of policemen, probably 50 or 60. I was in the house probably 20 minutes.

It was between 3 and 4 o'clock when the first car was attacked that I saw. I went from my house at three o'clock and went up to the corner to get a drink. Moran's place was not open then. I had some business to transact at Chefflin's the undertaker. I went and stood on the corner where I thought of meeting him.

POOR QUALITY
ORIGINAL

0061

I did not go to his place of business.

Jno. J. Maloney, a witness in behalf of the Deft. sworn testified as follows:

I live at 176 East 96th. Am bartender for the Deft. Worked for him on Jan. 30. Remember the disturbance on 3 Ave. I heard Mr. Moran advise those who were in the store to desist and not to do any act of violence. I saw a car pass and I looked out the window. Two shots were fired. Mr. Moran hunted up his boy and told me to close the store, which I did. He remained in the store. I was on the side walk until the police came. They came from 97th St. from towards 2nd Ave. and dispersed the crowd. Mr. Moran advised the people to act peaceably and be quiet. That was in the store. Mr. Moran was in the store when I was on

POOR QUALITY
ORIGINAL

0062

The sidewalk. I have been
bartender for him for 4 weeks.
There was not a big crowd in the
store. There was a dozen or a dozen
& a half to the best of my knowledge
go in the store. Men & boys too.
The boys might be from 12 to 14
or 15 yrs old. I was not on the
side walk then. I don't know
who was on the side-walk then.

This was between 3 and 4 clock
in the afternoon. As a car
passed there came a shower of
stones from the opposite side
of the St. No one came in our
place to clear our front.

Positively no. I was watching
the cars and saw that some of
them had the windows broken.
There was a crowd in 47th St. &
come on the Avenue at Borell's
office. There was none in
front of our store. Couldn't
say how many people were in
the St. positively, but there were
probably 600. I have often seen
more people on the Avenue

POOR QUALITY
ORIGINAL

0063

around dinner time. There was not much of a crowd according to my idea. The photo were fixed between 3 and 4. To the best of my knowledge all the facts I have stated are true. I have not been informed that the boys claimed that it was about 4 o'clock that they were advised to throw stones. I never heard anything about it until he was arrested. I have not heard since he was arrested what time the boys were advised to throw stones. I have talked the matter of this trouble over. I don't know with whom. I did not take notice of the number of any of the cars. I saw a car run up against a truck.

POOR QUALITY
ORIGINAL

0054

The police came about 4 o'clock and dismissed the crowd, after that it was all over; it was between 3 & 4 10 best my belief; didn't see any car turned over there; didn't see any car turned over; didn't count how many cars were stoned; when the stoning commenced Moran was in and out of his store.

Q. He was in and out at different times?

A. Not at different times.

Q. Once.

A. - Couldn't say.

Q. More than once? A. Couldn't say.

Heard him say to three boys to go away; I was standing at the door when he went out.

Q. To see what he was going to do?

A. Not exactly that; I was looking out for curiosity. I held the door open. I stood at the open door all the time he was out. The crowd was gathered around and he went out for his child and came back with him.

POOR QUALITY
ORIGINAL

0065

The defendant, Patrick Moran, here made the following statement:

On this day, Wednesday the 30th of Jan. I had been in 111th St. and 2nd Ave. I have a place there I was fixing it up, I had a basket, a clothes basket, and filled it up with bottles &c. and left them with the bartender to fix the place. I was coming down with the basket on my arm, and this coat was thrown in the basket. When I came as far as my own corner I saw a crowd of school children, who were almost all firing stones at the cars. I did not take much notice. Just then there was a big cry and I went in to leave the basket and come out to see what was the matter. My wife was up stairs and she put her head out the window and said go and get your wife. I ran across the St. & picked the child up in my arms and came back. The child ^{is} ~~was~~ five years old. I took the boy
(43)

POOR QUALITY
ORIGINAL

0066

in and brought him into the store and I sent him upstairs, and gave orders to close the bar room. I thought that if the police come in they would club the mob. I put the key in the store. I stepped in the hall and the bartender stood at hall door looking on. I seen no more of it.

at the time I took the boy in, I said to those around, get away, get away; go down home with yourselves. These were colored boys and white boys. I said get away keep the peace, what is the matter. get away from the corner. I said it twice afterward.

By the Court.

Q. You had your child in your arms in the street?

Yes sir.

Q. Did you stand there for a while looking at the crowd?

A. Not a minute. I said go away with yourselves, go down home and keep the peace and throw them stones away.

POOR QUALITY
ORIGINAL

0067

2 Did you ask the boys to throw stones?

A No sir; I said go away.

2 Did you promise to give them soda water?

A No sir. These boys I used to chase away the store. They tried to play pool and cards for money and I chased them and put them out.

I said said you cannot play for money here; if you want to play cards you can play for beer.

2 Did you offer some of the boys soda to get ready and stone the cars?

A No sir, I never did. There was no one wanted peace more than I did.

2 Two of the boys say here, that they were present and that you stood with your child, one said in your arms and the other by the hand, - you called their attention to the fact that there was a car coming and to stone the car, and that you would give them soda water, did you use that language?

A I didn't mention such language. That never came out of my lips.

2 Did you hear any person make such a statement?

No sir
45

POOR QUALITY
ORIGINAL

0058

I said to keep away and keep the peace

Q Did you treat any body that afternoon?

A I may have treated a few. A man might have treated me over the bar and I would treat him.

Q Did any one go in with you from the avenue when you took the child in?

A No sir not one.

Q Did you give any boys or any children soda water?

A No sir.

Q Any reward at all?

A No sir.

Q No bag of candy?

A No sir.

Q You say that the statement made was absolutely false and untrue?

A Yes sir.

Q That is as far as you told the boys to throw stones?

A I do.

Q Did you tell or encourage any body to throw stones?

A No sir.

Q Or put a truck on the track?

A No sir.

POOR QUALITY
ORIGINAL

0069

2. Nothing of that kind.

Q. No sir. This was a put up job between the colored boys because I didn't let them in the place.

Some respectable white people came and said to me, if you want us to be customers you must keep out these colored boys. Those colored boys used to make a noise and disturbance, that respectable white people wouldn't come in.

2. Did you have trouble with the colored people?

Q. Yes sir they raised such a disturbance. They played pool and wouldn't pay for the game.

Paul Jones
 stenographer

POOR QUALITY
ORIGINAL

0070

John Stevane
-3-
Patrick Moran
Moran Testimony

POOR QUALITY
ORIGINAL

0071

TO THE CHIEF CLERK.

PLEASE SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Henry Rice

206 E 97

Queen in juvenile asylum

Stephen F. Reppeck District Attorney.
Did not see district attorney.

1037 Third Ave -

Rick Croghan 2115
235 E 102 artists

POOR QUALITY
ORIGINAL

0072

*My Juvenile Asylum
176 St. Amsterdam Ave*

PART III.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To

Edward Mennor

of No.

210

97

Street

176 St 1090

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of

1891, at half past ten o'clock in the forenoon of the same day,

as a witness in a criminal action prosecuted by the People of the State of New York against

Dated at the City of New York, the first Monday of
in the year of our Lord 1891.

DE LANCEY NICOLL, *District Attorney.*

POOR QUALITY
ORIGINAL

0073

PART I.

THE COURT ROOM IS IN THE SECOND STORY, ROOM 11, CITY HALL PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To *Edward Kenne*
of No. *210 East 97* Street

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

Daniel Moran

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

DE LANCEY NICOLL, District Attorney.

1701
Ask to see Mr. *D. Moran*
11.30 o'clock A.M.

**POOR QUALITY
ORIGINAL**

0074

Procedural

222

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's Office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

POOR QUALITY
ORIGINAL

0075

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To John Steward
of No. 211 East 58 Street

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

Daniel Moran

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

DE LANCEY NICOLL, District Attorney.

1701

10.30 o'clock
165
10.30 o'clock
165

**POOR QUALITY
ORIGINAL**

0076

211. E. 58

in Scotland

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

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

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

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

James H. Hume

POOR QUALITY
ORIGINAL

0077

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

To Henry Payne Deon
of No. 256 East 97 Street.

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

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

DE LANCEY NICOLL, District Attorney.

1701

Ask to see Mr. Davis
at 11.20 o'clock A.M.

**POOR QUALITY
ORIGINAL**

0078

206897

Deane

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

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

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

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

POOR QUALITY
ORIGINAL

0079

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Henry Murray a Police Justice
of the City of New York, charging Patrick Moran Defendant with
the offence of Inciting a Riot

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 hear-
ing thereof having been adjourned,

We, Patrick Moran Defendant of No. 1751
3rd Avenue Street; by occupation a Saloon Keeper
and John J. Canale of No. 167 East 86th
Street, by occupation a Liquor Dealer Surety, hereby jointly and severally undertake that
the above named Patrick Moran Defendant
shall personally appear before the said Justice, at the 5th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of two
Hundred Dollars.

Taken and acknowledged before me, this 2nd

day of February 1887

Adam Brown POLICE JUSTICE.

Patrick Moran
John J. Canale

A large digital display with a black background and white, segmented numbers. The display shows the number 0080. The digits are stylized with a slight 3D effect, appearing as if they are floating or attached to a surface. The first two digits are zeros, followed by an eight, and then another zero. The display is positioned in the upper right quadrant of the page.

Dist. of Police Court.

ԼՍԳԵԼՅՈՒՆ ԻՑ ՑԻՒՆԱԷ ԳՈՒԼՈՒՆ ԵՐԵ ԷՂԶՈՒՐԱՐՈՒՐ

POOR QUALITY
ORIGINAL

00001

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

Police Court, 5 District.

of No. 211 East 8th Street, being duly sworn, deposes and
says, that on the 30 day of January 1899

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

Patrick Moran
Now present did unlawfully
and designedly instigate and
promote and encourage certain
persons to take part in destroying
and injuring property belonging
to the B. & O. Railroad Company - by their
and there promising and offering
a certain reward if the aforesaid
persons would break the doors
and windows of cars then
running on the track of said
Surface Road when as such
train a strike was in progress
and divers men and persons
had met and by their refusal
to work and their efforts to cause
said Company to stop the lawful
running of said cars and the
operation of said Road thereby
a riot was provoked and
imminent to the great injury of
said Company and the disturbance
of the public peace - Deponent
is informed by one Henry Pine
that he was present and heard the
defendant offer and induce
certain others to do break & destroy
said property & thereby induce & incite
to riot.

Suborn to believe one the
2 days of February 1899
J. W. Moran
Patrick Moran

POOR QUALITY
ORIGINAL

0082

CITY AND COUNTY
OF NEW YORK,

aged

years, occupation

of No.

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of

188

Police Justice.

POOR QUALITY
ORIGINAL

00003

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Patrick Moran*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *1757-3 Avenue*

Question. What is your business or profession?

Answer. *Liquor Dealer*

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. *Am not guilty of the*
Charge and ask for an Examination
Patrick Moran

Taken before me this

198

Police Justice

POOR QUALITY ORIGINAL

00004

\$1000 - Bond for
Examination
Office of the 2nd Dist.

BAILED
No. 1, by John J. Bennett
Residence 167 E 86th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court No. 463
District

THE PEOPLE &c.,
ON THE COMPLAINT OF
William Howard
William Howard
Offence Peccating & Rins

1
2
3
4

Date February 2 188
Magistrate
Edward Doyle
Officer
West 20th St. 27 E. 20th
Precinct

Witnesses
Henry James
No. 270 E 21 St
Street
Edward Wallace
No. 270 E 21 St
Street

No. 307
Street
RECEIVED
MAR 28 1889
DISTRICT

Pauline
No. 270 E 21 St
Street
May 14 July 12 1889

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

Dated Feb 2 188 Henry James Police Justice.

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

Dated March 25 188 A. J. White Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0085

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patricia Moran

The Grand Jury of the City and County of New York, by this
Indictment accuse *Patricia Moran*

of the crime of *Riot*,

committed as follows:

The said

Patricia Moran,

late of the City of New York, in the County of New York, aforesaid, on the

thirtieth day of *January*, in the year of our Lord one thousand
eight hundred and eighty-*nine*, at the City and County aforesaid,

together with divers other persons to
the number of fifty and upwards,
did feloniously assemble and gather
together for the purpose of disturbing
the public peace, and having so as-
sembled and gathered together as aforesaid,
the said Patricia Moran, and the said
other persons, did then and there feloniously
disturb the public peace by using
force and violence to property, to wit:
to divers railway cars of great value
of the goods and personal property

POOR QUALITY
ORIGINAL

0086

of a certain corporation called the
Third Avenue Railroad Company;
and the said Calista Moran, being
then and there present and participating
in the said riot, did then and there
voluntarily direct, advise, encourage
and abet the said other persons, then
and there present and participating
therein, to acts of force and violence,
to wit: to assault, injure and damage
the said railway cars of the said
corporation, by reason and by means
whereof certain of said persons did
then and there voluntarily commit
acts of force and violence, and assault,
injure and damage the said railway
cars; to the great injury of the said
corporation, to the terror of the good
people of this State, against the
form of the Statute in such case
made and provided, and against
the peace of the People of the State
of New York, and their dignity.

John R. Helms,

District Attorney

0087

BOX:

351

FOLDER:

3302

DESCRIPTION:

Morgan, Patrick

DATE:

04/23/89



3302

POOR QUALITY
ORIGINAL

0000

Keeping open on Sunday.

Counsel,

Filed, 23 day of April 1889

Pleads, *Chattel*

THE PEOPLE,

vs.

D
Patrick Morgan

Transferred to the Court of Appeals
Sessions for trial and final disposition

Part 2 of 2
116 42 107

JOHN R. FELLOWS.

District Attorney.

Part I. Dec. 6th 93

A True Bill.

C. M. Henry
Foreman.

357

Witness
C. Collins

VIOLATION OF EXCISE LAW
(Keep Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1989, Sec. 5.]

POOR QUALITY
ORIGINAL

0089

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick Morgan

The Grand Jury of the City and County of New York, by this indictment,
accuse *Patrick Morgan*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said

Patrick Morgan

late of the City of New York, in the County of New York aforesaid, on the
thirtieth day of *December* in the year of our Lord one
thousand eight hundred and eighty-*eight*, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0090

BOX:

351

FOLDER:

3302

DESCRIPTION:

Morris, Henry

DATE:

04/17/89



3302

POOR QUALITY
ORIGINAL

0091

Counsel,
Filed 17 day of April, 1889
Pleads,

THE PEOPLE
vs. Merry Morris
Grand Larceny Second degree.
[Sections 528, 531, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. M. M. M. Foreman.
Rich. H. H.
James J. J. J.
Edw. A. A.
#167
R. B. M.

Witnesses:

Wm. R. D. D.

POOR QUALITY
ORIGINAL

0092

Police Court District.

Affidavit—Larceny.

City and County of New York

Salomon Wolf

of No. *650 Broadway* Street, aged *49* years,
occupation *Superintendent & Jobber* being duly sworn
deposes and says, that on the *18* day of *March* 188*9* 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:

55 yards of Sattin Blue lining of the value of
thirty four. \$ *34.00*
18 yards of Black Sattin of the value of \$ *15.00*
13 yards Serge of the value of \$ *16.00*
20 yards Sattin Roman (Blue) \$ *15.00*
45 yards of Brown Sattin \$ *11.00*
54 yards of Black Silk Velvet of the value of \$ *7.00*
30 yards of Silk Sateen of the value of \$ *16.00*
said property being in all of the value
of one hundred + fourteen dollars
the property of *Salomon Wolf* and in
case and charge 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 *Henry Morris (nowhere)*
from the fact that said defendant
was in the employ of deponent from
the *4th* day of *March* up to *6th* day of
April 188*9* and that previous to said
day of *April* deponent discovered
that the aforementioned property was
stolen. Deponent accused said defendant
of said larceny and he acknowledged
to deponent that he did steal said
property and sold the same to one
Chas. Durbilio of No. *244* *West Street*
for the sum of *Eight* dollars
Deponent on said *6th* day *April* 188*9*
visited the store of said *Durbilio* at No. *244*

Sworn to before me, this

day

Justice.

POOR QUALITY
ORIGINAL

0093

Matt and deponent saw part of said stolen property in the possession of said Louis Deponent believing the information of said Henry Morris to be true and discovering said property in the possession of said Louis which he had bought for the sum of Eight dollars.

Deponent charges that said Henry Morris has stolen said property as aforesaid and that said Louis Deponent did unlawfully and feloniously receive said property he well knowing at the time that the same was stolen property.

Deponent prays that a search Warrant may be issued for the recovery of said property now concealed in the dwelling house or premises of Name situate on lot of ground fronting on N^o 244 Matt Street in the 14th Ward of said City - on the first floor.

Given to before me this
8th day of April 1889

John J. Morrison

Recorder

John W. Wood

POOR QUALITY
ORIGINAL

0094

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

Raimi Quattilio 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.

Raimi Quattilio

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Italy

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

Answer.

244 West 57th Street New York

Question. What is your business or profession?

Answer.

Tailor

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

Answer.

I am not guilty and demand an examination

Raimi Quattilio

Taken before me this

day of

188

John J. McManus Police Justice.

POOR QUALITY
ORIGINAL

0095

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Henry Morris

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

138 Robinson Street 4 months

Question. What is your business or profession?

Answer.

Parloring

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

Answer.

*I am guilty i state the property
and sold it to an Italian tailor
in 244 Pratt Street, I got 8 dollars
for it*

Henry Morris

Taken before me this

day of

April

188*9*

John J. O'Connor Police Justice.

POOR QUALITY
ORIGINAL

0096

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

of No. The Central Office Street, aged 48 years,
occupation Detective being duly sworn deposes and says
that on the 6 day of April 1889

at the City of New York, in the County of New York, Dependent arrested
Henry Morris (now here) charged with
Larceny on Complaint of Henry Wolf
of No 600 Broadway
wherefore dependent prays that
said Morris may be held for
examination in order to enable
dependent to procure sufficient
evidence

John H. McCarty

Sworn to before me, this

of June 1889

day

Police Justice.

POOR QUALITY
ORIGINAL

0097

Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Chas. Heideburg

vs.

Henry Moor

AFFIDAVIT.

Lucien

The justice presiding
in 1st Dist Court
in my absence will
please hold the
examination in
my stead.

J. H. Williams
P.F.

Dated April 7 1889

K. E. T. Magistrate.

Heideburg Officer.

Witness, L. E. J.

New Court House
April 8 1889

Disposition, 5/10 April 8
at 2 P.M.

POOR QUALITY
ORIGINAL

0098

Sec. 797.

CITY AND COUNTY } ss.
OF NEW YORK, }

1st District Police Court.

In the name of the People of the State of New York, To any Policeman of said City:

Proof by affidavit having been this day made before me John J. Gorman Esquire,
Police Justice of said City, by Salomon Woolf of No. 650 Broadway
Street, in the said City, that the following property, to wit:

55 yards of Sattin Skene lining Valued. \$ 34⁰⁰
18 " Black Sattin of the Value of. \$ 18⁰⁰
13 yards Sarge of the Value of. 16⁰⁰
20 yard Roman Sattin (State) of the Value of. 15⁰⁰
15 yard Brown Sattin of the Value of. 11⁰⁰
5 yard Black Silk Velvety of the Value of. 7⁰⁰
30 yard Silk Sattin of the Value of. 16⁰⁰

Has been feloniously taken, stolen, and carried away by Henry Morris
and feloniously received by Raimi Durtilio.
and that he has a probable cause to suspect, and does suspect that the said property
or part thereof now concealed in the dwelling house or premises of 244 Matt
situate on a lot of ground fronting on No. 244 Matt Street, in the
14 Ward of said City.

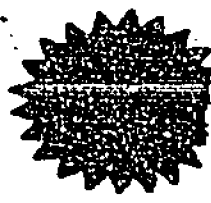
THESE ARE THEREFORE, in the name of the People of the State of New York, to command
and authorize you, with proper assistance, in the day time, to enter into the house or premises of the
said Raimi Durtilio. situate as aforesaid, and they make immediate
search for the said property and if the same, or any part thereof
shall be found, then you are likewise commanded to bring the same so found, together with the said

Raimi Durtilio
or person in whose custody the same shall be so found, before me or some other Police Justice in
and for the said City and County, to be dealt with as the law directs. This Warrant unless executed
within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,
this 8 day of April one thousand
eight hundred and eighty nine

John J. Gorman

Police Justice.



POOR QUALITY
ORIGINAL

0099

Inventory of property taken by Patrick Dolan the Policeman by whom this warrant was

executed: and the following property was

found, 7 yards of Brown Saffron

10 yards of Green Saffron

and Remains of Black Saffron

City and County of New York, ss:

I, Patrick Dolan the Officer by whom this warrant was executed,
do swear that the above Inventory contains a true and detailed account of all the property taken by me
in this warrant.

Sworn to before me, this

day of April 1889

Patrick Dolan

J. M. Hoffman Police Justice.

Police Court District.

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

Dated 188

Justice.

Officer.

POOR QUALITY
ORIGINAL

0 1 0 0

8500 bail for 2
2 P.M. April 12/
only paid 14/189
9 M.M.

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

Police Court...

District

1889

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Salomon Shovel,
660 Broadway,
Henry Morris,
Louis Quastillo

3
4

Offence Larceny &
Receiv. Stolen Goods

Dated April 8 1889

Magistrate

Officer

Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

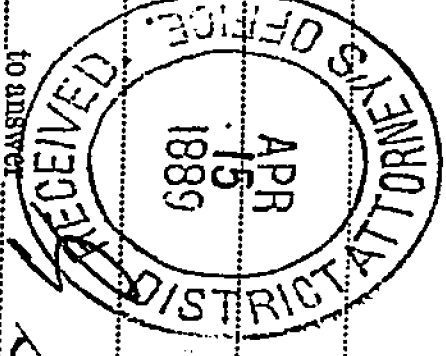
No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

guilty thereof, I order that he be held to answer the same and be admitted to bail in the sum of Five 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 April 14 1889 John J. Hornum Police Justice.

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

Dated April 14 1889 John J. Hornum 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0 1 0 1

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before J. J. Gorman, Esq. a Police Justice
of the City of New York, charging Louis Quattello Defendant with
the offence of Receiving Stolen Goods

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 hear-
ing thereof having been adjourned

We, Louis Quattello Defendant of No. 244

Mott Street; by occupation a Yardman
and Rafael Guiddetta of No. 25 Manhattan

Street, by occupation a Agent Surety, hereby jointly and severally undertake that
the above named Louis Quattello Defendant
shall personally appear before the said Justice. at the District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Five
Hundred Dollars.

Taken and acknowledged before me, 9

day of April 1887

J. J. Gorman POLICE JUSTICE.

Louis Quattello
Rafael Guiddetta

POOR QUALITY
ORIGINAL

0102

CITY AND COUNTY } ss.
OF NEW YORK, }

Sworn to before me, this

188

day of *April*
John J. Thompson
Police Justice.

Raffae Guidetta *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 *Seven* 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 *one half interest in houses*
and lots 23 & 25 Mann street valued
at ten thousand dollars over all
incumbrances - Raffae Guidetta

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

188

day of

Taken the

Justice.

POOR QUALITY
ORIGINAL

0103

8500 bail for 2
2 P.M. April 12/
each paid 14/189
9 M

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

Police Court...

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Wood,
660 Broadway,
Henry Morris,
Louis Quattaro

3
4

Offence Larceny &
The. Stolen Goods

Dated

April 8 1889

Residence

James Magistrate

No. 3, by

Widdell Officer

Residence

Precinct

Witnesses

No. 4, by

Street

No. 5, by

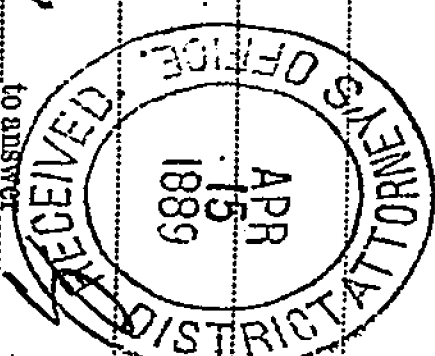
Street

No. 6, by

Street

No. 7, by

Street



W. 2 De Vied

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 be admitted to bail in the sum of Five 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 April 14 1889 John J. Herman Police Justice.

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

Dated April 14 1889 John J. Herman 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 _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0104

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Morris

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

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

The said

Henry Morris

late of the City of New York, in the County of New York aforesaid, on the eighteenth
day of March in the year of our Lord one thousand eight hundred and
eighty-nine, at the City and County aforesaid, with force and arms,

fifty-five yards of sleeve lining of the
value of sixty-two cents each yard,
Eighteen yards of satin of the value of
eighty-three cents each yard, thirteen yards
of serge of the value of one dollar and thirty
five cents each yard, twenty yards of satin
romaine of the value of seventy-five cents
each yard, fifteen yards of satin of the
value of seventy-five cents each yard five
yards of velvet of the value of one dollar
and forty cents each yard, thirty yards
of satin of the value of fifty cents
each yard

of the goods, chattels and personal property of one

Hannah Wolf

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.

John R. Fellows
District Attorney.

0105

BOX:

351

FOLDER:

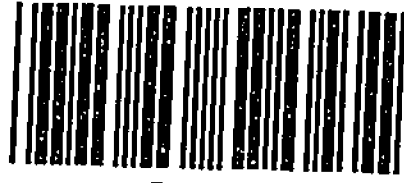
3302

DESCRIPTION:

Muldoon, Lawrence

DATE:

04/10/89



3302

POOR QUALITY
ORIGINAL

0106

WITNESSES:

J. D. Jones

Counsel,

Filed

1889

day of

April

Pleads

Guilty

THE PEOPLE,

vs.

B

Lawrence Muldoon

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1889, Sec. 5.]

JOHN R. FELLOWS,

Attorney
District Attorney.

A True Bill.

C. M. Hurd
Foreman.

Complaint sent to the Court
of Special Sessions,

Part III, Oct. 11, 1889

No 130.

POOR QUALITY
ORIGINAL

0 107

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lawrence Muldoon

The Grand Jury of the City and County of New York, by this indictment, accuse
Lawrence Muldoon
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

Lawrence Muldoon

late of the City of New York, in the County of New York aforesaid, on the
ten day of *March* in the year of our Lord one
thousand eight hundred and eighty-*nine*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial,
one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer,
and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one

James B. Jones

and to certain other persons whose names are 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.

SECOND COUNT—

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

Lawrence Muldoon

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Lawrence Muldoon

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, the same being the first day of the week, commonly called and known as
Sunday, being then and there in charge of and having the control of a certain place
there situate, which was then duly licensed as a place for the sale of strong and
spirituous liquors, wines, ale and beer, with force and arms, at the City and County
aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep
closed, and on the said day the said place so licensed as aforesaid unlawfully did then
and there open, and cause and procure, and suffer and permit, to be open, and to remain
open, against the form of the Statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0108

BOX:

351

FOLDER:

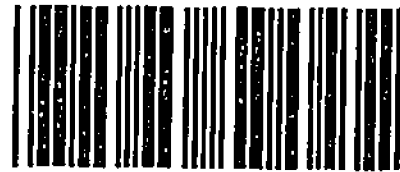
3302

DESCRIPTION:

Murphy, Daniel

DATE:

04/18/89



3302

POOR QUALITY
ORIGINAL

0109

J. L. Kler

Counsel,

Filed 18 day of April 1889
Pleads, *Not guilty*

THE PEOPLE

vs. Richard

150 - P

Daniel Murphy

Burglary in the Third degree.
John L. Kler

[Section 498, 506, 52 & 532 -]

JOHN R. FELLOWS,

Pr May 7/89 District Attorney.

per us *Ben L. M. S.* *B.M.*

A TRUE BILL.

May 7/89

C. M. Murphy
Foreman

300 *off for op. 2* *Team* *2.50*

Witnesses:

A. Palmer
off J. J. Ryan

POOR QUALITY
ORIGINAL

0110

300
Police Court— District.

City and County } ss.:
of New York.

of No. 176 Division Street, aged 39 years,
occupation Saloon Keeper being duly sworn

deposes and says, that the premises No. 2 Orchard Street, 10th Ward

in the City and County aforesaid the said being a Six story ten-

=ment house, the corner store & cellar
and which was occupied by deponent as a Lager Beer Saloon

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

and the Cellar of which

BURGLARIOUSLY entered by means of forcibly break the

back cellar door fastenings

on the 13th day of April 1889 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

Eight Bottles of Wine,

of the Value of Six Dollars

and Fifty Cents \$6.⁵⁰/₁₀₀

the property of Abraham Telaman

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

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Daniel Murphy (nowhere)

for the reasons following, to wit:

At three o'clock

on said day and date deponent

locked, bolted and effectually closed

said Cellar, and at ten minutes

past three o'clock deponent met,

and saw, said Defendant coming

out of said Cellar, with said

Wine in his possession, and

found the fastenings of said Cellar

POOR QUALITY
ORIGINAL

Crushed and broken, therefore
deponent now charges said
defendant, with taking, stealing
and carrying away said property
and Burglariously entering said
cellar, and prays that he be
dealt with as the law directs

Sworn to before me } at New York
this 14th day of Apr 1889 }

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1889
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated

1889

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0112

Sec. 193-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

3 District Police Court.

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

Question. What is your name?

Answer. *Daniel Murphy*

Question. How old are you?

Answer. *74 years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *150 Orchard St 1 Week*

Question. What is your business or profession?

Answer. *Shipping Clerk*

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

Answer. *I am guilty of taking
the wine, but I did not
break open the cellar.*

Daniel Murphy

Taken before me this

day of

188

John J. Murphy
Police Justice.

POOR QUALITY
ORIGINAL

0113

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court, District.

562

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William
Robert
Van Munching

Offence

Dated April 14th 1889

Magistrate

Officer

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

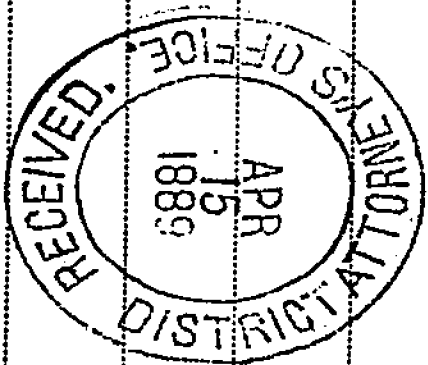
\$1000

to answer

4/15

COMMITTED.

4/15



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 April 14th 1889 Police Justice.

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

Dated 1889 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 1889 Police Justice.

POOR QUALITY
ORIGINAL

0114

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

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

Daniel Murphy

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

The said

Daniel Murphy

late of the *Tenth* Ward of the City of New York, in the County of New York, aforesaid, on the *thirteenth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *saloon* of one

Abraham Delaman

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Abraham Delaman

in the said *saloon* then and there being, then and therefeloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY
ORIGINAL

0115

SECOND COUNT—

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

— Daniel Murphy —
of the CRIME OF ~~Letit~~ LARCENY — committed as follows:

The said Daniel Murphy

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

eight bottles of wine of the
value of one dollar each
bottle

of the goods, chattels and personal property of one Abraham Delaman
in the saloon of the said Abraham Delaman

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

John R. Fellows,
District Attorney.

0116

BOX:

351

FOLDER:

3302

DESCRIPTION:

Murphy, John

DATE:

04/18/89



3302

POOR QUALITY
ORIGINAL

0117

Counsel,

Filed, 10 day of April 1889

Pleds,

Myself: 1889

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW
(Keeping open on Sunday)
[III Rev. Stat. (7th Edition), Page 1980, Sec. 15.]

B

John R. Fellows, District Attorney,
Sessions for trial and final disposal of cases

Part 2, Nov. 24, 1893

1328 3/4

JOHN R. FELLOWS.

District Attorney.

A True Bill.

W. M. Murphy
Foreman.

298

Witnesses:

W. M. Murphy

POOR QUALITY
ORIGINAL

0118

Court of General Sessions, PART *One*

THE PEOPLE

vs.

INDICTMENT

John Murphy

To

M *Thos McGuire*

No.

1271

3rd

ave

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *January 10* the *10* day of

instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0119

Court of General Sessions.

THE PEOPLE

vs.

John Murphy

City and County of New York, ss:

Daniel Sheehan being duly
sworn, deposes and says: I reside at No. 229 East 82nd
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 9th day of Jan'y. 1890,
I called at 1271 3rd Avenue

the alleged place of business of Thomas McGuire, Commandant
for defendant the complainant herein, to serve him with the annexed subpoena, and was informed by
an employe of said McGuire, that
he was confined to his bed, with
rheumatism.

I then called at the residence
of said defendant South West Corner
of 70th St. & 3rd Ave. & was informed
that said Murphy was ^{also} confined to
his bed. He had not been at his place
of business in two weeks.

Sworn to before me, this 10 day
of Jan'y 1890

Edward Grosse
Notary Public
City and County of New York

Daniel Sheehan
Subpoena Server.

POOR QUALITY
ORIGINAL

0120

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

John. Murphy

Offence:

JOHN R. FELLOWS,
District Attorney.

Affidavit of

Daniel Sheehan

Subpoena Server.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0 12 1

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John Murphy

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Murphy*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *John Murphy*
late of the City of New York, in the County of New York aforesaid, on the
ten day of *March* in the year of our Lord one
thousand eight hundred and eighty-nine, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0122

BOX:

351

FOLDER:

3302

DESCRIPTION:

Murphy, John

DATE:

04/23/89



3302

Witnesses:

May Nelson
Off Counsel

Counsel,

Filed

23 day of April 1889

Pleads, *Not guilty*

THE PEOPLE

vs.

P

John Murphy

Grand Larceny, with Degree.
(From the Person.)
[Sections 528, 580 — Penal Code].

JOHN R. FELLOWS,

District Attorney.

*Ordered to N. Y. Court of
Crier and Foreman for trial*

April 23/89

A True Bill.

*Remitted to the Court of General Sessions
in and for the County of New York
for trial April 23/89*

May Nelson
Foreman.

John R. Fellows
John R. Fellows
John R. Fellows

POOR QUALITY
ORIGINAL

0123

POOR QUALITY
ORIGINAL

0124

Police Court District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 1697 McHale Avenue Brooklyn Street, aged 26 years,
occupation Laborer being duly sworn

deposes and says, that on the 14 day of April 1889 at the City of New

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

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

a Plated Chain of the value of
Two 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

Julien Murphy (Beard here)
from the fact that deponent was walking
along Broadway when deponent had
said Chain attached to a Watch in
the Watch pocket of deponent's Vest then
crossed upon deponent's person
that said deponent came up to
deponent reached said Chain tore
the same from deponent's Vest
he ran away, deponent immediately
perceived him, and caught him

Henry Nelson

Sworn to before me, this 15 day
of April 1889

John J. McManus Police Justice.

POOR QUALITY
ORIGINAL

0 125

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Murphy*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *316 Furman Street Brooklyn 1 year*

Question. What is your business or profession?

Answer. *Laborer.*

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

Answer. *I am not guilty Terence Mallon*

Taken before me this

day of

April

188

Robert W. Harrison
Police Justice

POOR QUALITY
ORIGINAL

0126

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

Police Court--- District, 595

THE PEOPLE, &c.,
ON THE COMPLAINT OF

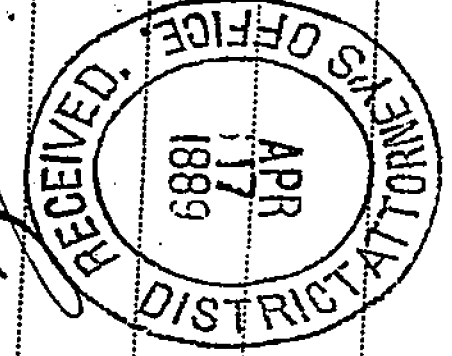
Henry Melan
2001 10th Ave
John Murphy

1 _____
2 _____
3 _____
4 _____
Offence Larceny from person

Dated April 15 1889

Magistrate
Cantley
Officer
Precinct 1

Witnesses
No. _____
Street _____



No. _____
Street _____
to answer

1000
Cantley

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 _____

affidavit
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 April 15 1889 John Murphy Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY
ORIGINAL

0127

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Murphy

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

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

The said

John Murphy

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *April* — in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* — time of the said day, at the City and County
aforesaid, with force and arms,

*one chain of the
value of two dollars,*

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

John R. Fellows,
District Attorney.

0128

BOX:

351

FOLDER:

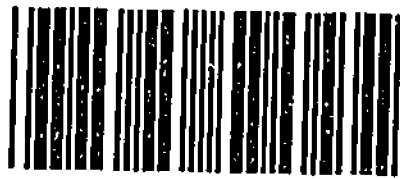
3302

DESCRIPTION:

Murphy, John J.

DATE:

04/24/89



3302

POOR QUALITY
ORIGINAL

0129

Counsel,
Filed, 24 day of April 1889
Pleads, *Chattel*

THE PEOPLE,
vs.
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1880, Sec. 5.]

B
John J. Murphy

333 108

JOHN R. FELLOWS,
District Attorney.

A True Bill.

A. M. Waring
Foreman.

Complaint sent to the Court
of Special Sessions,

At 10 May 7... 1889.

Witness,
J. W. Deas

POOR QUALITY
ORIGINAL

0130

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 J. Murphy

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

accuse

John J. Murphy
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said

John J. Murphy
late of the City of New York, in the County of New York aforesaid, on the
thirty-first day of *March* in the year of our Lord one
thousand eight hundred and eighty-*nine*, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0131

BOX:

351

FOLDER:

3302

DESCRIPTION:

Murray, Edward

DATE:

04/16/89



3302

0132

BOX:

351

FOLDER:

3302

DESCRIPTION:

Turner, William

DATE:

04/16/89



3302

POOR QUALITY
ORIGINAL

0133

Counsel,
Filed 16 day of April 1889
Pleads, Chicago - 17

THE PEOPLE
vs.
Edward Murray
vs.
William Turner
Grand Larceny, 5th Degree.
(From the Person.)
[Sections 528, 580 Penal Code].

JOHN R. FELLOWS,
District Attorney.

April 26 / Part 3
May 10-29 Part 3 Daily

A True Bill.

A. M. Murby

Part II May 23/89.
Butte tried and convicted
9. L. 2nd day
S. P. Thompson Each.

#937

Witnesses:
J. W. Adams
J. W. G. Murray

Witness J. W. Adams
bailed by
Edward Ward
329 ~~10th~~ St

Leggitts Hotel
To be given 1 days notice
in advance (H. W. M.)

POOR QUALITY
ORIGINAL

0134

CITY AND COUNTY
OF NEW YORK, ss:

POLICE COURT, 3 DISTRICT.

William J. Mooney
of 11th Precinct Police Street, aged 38 years,
occupation Police officer being duly sworn deposes and says,
that on the day of 188

at the City of New York, in the County of New York, that John W. Adams
the within named Complainant is a necessary
and material witness for the prosecution
that said Complainant is a resident
of the City of Philadelphia and deponent
believes that he will not appear and
asks that he give oaths for his appearance
to testify

William J. Mooney

Sworn to before me, this day of

April 1889

Police Justice.

POOR QUALITY
ORIGINAL

0135

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation William J. Mooney of No. Police Officer

11th Precinct Police street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John W. Adams

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

Sworn to before me, this 14 day of Apr 1889 William J. Mooney

Police Justice.

POOR QUALITY
ORIGINAL

0135

Police Court Third District.

Affidavit—Larceny.

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

John W Adams
of No. 3820 Market St West Philadelphia Pa street, aged 38 years,
occupation Card Master being duly sworn
deposes and says, that on the 14 day of April 1889 at the City of New
York in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the night time, the following property, viz:

One silver Watch of the value of Twenty
Eight 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 Edward Murray William Turner
(both now here) and another person whose name
is unknown. Deponent says that about the hour
of 3. A. M. on said date he was walking
along the Battery when said Murray, Turner
and said unknown man accosted him and
commenced talking. Deponent says that he
is informed by officer William Moore
that he saw his said deponent's watch chain
hanging down out of his vest pocket and
he said officer walked towards him
and said unknown man ran away and
immediately deponent missed said watch
that was attached to the aforesaid chain
and contained in a pocket of the vest

Sworn to before me, this
188

Police Justice.

POOR QUALITY
ORIGINAL

0137

them and there was by him
where defendant charged said Murray
Turner and said unknown man with acting
in concert and feloniously taking stealing
and carrying away the aforesaid property

Sown to before me J. W. Adams
This 14 day of Apr 1889
for J. C. Kelly Police Justice

POOR QUALITY
ORIGINAL

0138

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

William Turner

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

England

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

Answer.

142 Cherry St 6 mos

Question. What is your business or profession?

Answer.

Brass finisher

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

Answer.

I am not guilty
Wm Turner

Taken before me this
day of April 1888

Police Justice

POOR QUALITY
ORIGINAL

0139

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

3 District Police Court.

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

Question. What is your name?

Answer.

Edward Murray

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

241 E 44th St 11 years

Question. What is your business or profession?

Answer.

Plumber

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

Answer.

I am innocent of the
Charge

Edward Murray

Taken before me this
day of April 1889

David C. McClellan Police Justice

POOR QUALITY
ORIGINAL

0140

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

Police Court-- 3

559 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John W Adams

Edward Murray
William Turner

4
3
2
1

Offence Larceny from the
person in the night time

Dated April 14 1889

David O'Reilly Magistrate.

William J. Morrissey Officer.

Witnesses William J. Morrissey

No. 114, Precinct 10th St.

Consulman (Bailey) by E

of J. W. Adams

not sworn, J. W. Adams

deposed that he appeared

No. 1, by J. W. Adams

\$ 1500.00

COMMITTED.

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

Edward Murray
William Turner
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Fifteen Hundred Dollars, 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 April 14 1889 David O'Reilly Police Justice.

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

Dated _____ 1889 _____ 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 _____ 1889 _____ Police Justice.

0141

P a r t I I I .

Indictment filed April 16th 1889.
Indicted for Grand Larceny in the First Degree.

New York May 13th, 1889.

APPEARANCES: For the People Assistant District Attorney, W. T. Jerome.

For the defendants, Mr. A. H. Purdy.

JOHN W. ADAMS, a witness for the people, sworn testified:

I reside in Philadelphia. I am in the Railroad business. On the 14th of April in this year, I was in the City of New York. At three o'clock in the morning I was some where in the neighborhood of the Bowery. At that time I had a watch and chain on me. I had drank a little that night with some friends. I was under the influence of liquor to a certain extent. I was conscious of what was transpiring. I could walk and talk straight. I met these two defendants on that night as I came out of the Atlantic Garden. One of the men made some remark to me about the weather. I started to go to my hotel at the corner of Broome Street and the Bowery, and these men walked along with me. We entered into conversation and went into one or two places and had a glass of beer together. While in one of these places the other

POOR QUALITY
ORIGINAL

0142

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man joined us and had a drink with us. On leaving the saloon the other man accompanied me. The next thing I remember is that an officer touched me on the shoulder and asked me if I lost my watch. I didn't remark these men leaving me. Officer Mooney came up to me and asked me if I lost the watch and I felt for my chain and found it hanging and I told him so. Officer Mooney then arrested both of these men. I last saw my watch in the Atlantic Garden. I was not talking to anyone in the Atlantic Garden. I had not taken out my watch while in there.

Cross-examination.

The value of this watch was \$28. I had been in New York about four days when this occurred to me. I had at least $\frac{1}{2}$ dozen glasses of beer during the forenoon and afternoon of this day. I very seldom indulge in the use of intoxicating liquor. It was Turner whom I met as soon as I came out of the Atlantic Garden. It was Murray whom I met in the saloon. I had some conversation with Turner about the stringent liquor law of Philadelphia. I have a pretty clear recollection of what happened that night though I was under the influence of liquor. I was walking along with these two men when the officer came up to me and asked about my watch.

Q. You had not seen your watch from 10 minutes past 11 up to 3 o'clock in the morning and during that time you had been on the horse car, in the Atlantic Garden and into three or four other drinking saloons?

POOR QUALITY
ORIGINAL

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3

A I had no occasion to do it. I did not see any third man along with me.

WILLIAM J. MOONEY, a witness for the people sworn, testified:-

I am an officer of the Police Force of this City.. I arrested these two men on the 14th of April. Officer Dokel and I in citizens clothes that Sunday morning were going through Broome Street towards the Bowery and we met these two defendants here and a third man in company with Mr. Adams. Two of them were on his right side and one of them was on his left. Turner was on his right side and Murray was on his left. When they got near the corner of Broome Street I noticed the man on the left hand side of Adams put his hand up in front of him and I saw his chain drop. I went down Forsyth Street and I told Dokel to get in front of them and head them off and then I would come behind. I went in front and grabbed one of the men Murray and also got Turner. Murray said "The man that ran away got it".

Cross-examination.

Q Where was this man who ran away. A. He was to the right of Murray.

Q Was not Murray 10 yards from him? A. No sir. He was not twenty inches.

Q Didn't you tell these two men. "You had nothing to do with this, it was the other man got it"?

A. No sir.

Q You did not see the watch taken? A. No sir, I saw

POOR QUALITY
ORIGINAL

0144

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the chain drop.

Q You saw two hands go up, Murray's hand and another man's hand. A . Yes sir, the man that got away put up his left hand and Murray put up his right hand. The complainant was slightly under the influence of liquor. He was able to walk straight and talk straight. I made a complaint against him in the Station House for being intoxicated, and he was told there, if he did not make a complaint against these people he would be held for intoxication.

Q Was the charge of intoxication against him true or false? A. It was true.

DIEDRICH W. DOKEL, a witness for the people, sworn testified:

I am an officer of police. On the 14th of April, my self and Officer Mooney were sent out on special duty in citizens clothes. We came out of the Station House and walked through Eldridge Street to Broome Street. When we got to the corner of Forsyth and Broome Streets we met these two defendants and Mr. Adams and another man. They were walking along the Street in a noisy way falling from one side to the other. Officer Mooney turned round and said to me "That man has just dropped his chain", you go there and head them off and I will fall in behind." We did this and Officer Mooney grabbed Turner, and I grabbed Murray and the third man ran around a wagon and got away. Officer Mooney asked

POOR QUALITY
ORIGINAL

0145

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Complainant if he had his watch and he looked and found it was gone. One of these men made the remark, "Why didn't you get the man that ran away". We took these two men to the Station House and the Complainant was locked up till next morning.

Cross-examination.

Q You saw four men walking along together? A . Yes sir.

Q Two men had hold of complainant's arms? A. Yes sir.

Q Officer Mooney said to you that the man dropped his chain? A. Yes sir.

Q Did you find the watch? A. No sir.

D E F E N S E .

WILLIAM TURNER, one of the defendants sworn testified:

I am a brass finisher by occupation and live at 142 Cherry Street in this City. I have been in this Country about two years. I came from England. I have never been arrested before. On the evening of the 14th of April Murray and I were in the Atlantic Garden drinking. All the people were put out at a quarter to twelve. When we got outside we found the Complainant there and he asked us where he could get a drink.. We went with him to try and get a drink, and we found a place open and went in. He was talking about Philadelphia, and saying that New York was as bad as Philadelphia that you could not get a drink. We went into one saloon and had six or seven drinks apiece.

POOR QUALITY
ORIGINAL

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While in that saloon the complainant began talking about Philadelphia, and made the acquaintance of a young man in there who came out with us, and we went together to another saloon in the Bowery where we had three rounds of drink. We then walked along with him through Broome Street and the first thing I knew the policeman came up and arrested me. I was at least ten yards ahead of the complainant when I was arrested. I told the policeman I had nothing to do with the watch. If anybody took it it must have been the man who ran away. The next morning in the Essex Market the Complainant said "You look like good fellows, I know you didn't take my watch. The other man did". We were all in the same cell together all this time in the Essex Market. Officer Mooney then took the Complainant out of the cell. Officer Mooney told us that if we would tell him all about it, and would tell him where he could find the watch he would make it all right. Neither Murray or I knew the third man who was with us on that night.

Cross-examination:-

Q Do you live in a lodging house? A No sir, in a tenement.

Q What time did you meet Murray on that night?

A At about 8 o'clock.

Q What time did you go to Atlantic Garden?

A About nine o'clock.

Q Where had you been between 8 and 9. A. Walking around the Bowery talking together.

POOR QUALITY
ORIGINAL

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Q Did you know that Murray had been convicted of crime? A. Nonsir, I only was acquainted with him for four days. I made his acquaintance on Thursday and we were arrested on Saturday. I went walking with him around Washington Market one day.

Q What did you go there for. A. Just to have a walk more than anything else.

Q Where did the third man join you? A. In Smith & Brennan's.

Q The Officer says that when he came up to you that Murray said that the other man got the watch.

A The Officer must be mistaken.

OFFICER MOONEY, recalled.

Q Was the defendant Turner 10 yards ahead of the Complainant when you arrested him? A. No sir.

Q What conversation did you have with Turner in the Essex Market Police Court. A. I called them both up and asked them who was the man that was with them so that I might get the watch back from the Complainant, and they said they didn't know anything at all about him.

Cross-examination:

Q Officer Dokel says that the unknown man was on one side of the Complainant, and Murray was on the other. A. That is what I say, the man that got away was to the right of the Complainant.

POOR QUALITY
ORIGINAL

0148

8

Q Turner was not touching the man at all. A. No sir.

Q You had time enough to see the man's chain fall down; why didn't you see them grab his watch.

A I saw Murrays hand go up and this other man's hand go up in front of the Complainant.

Q Were not these men singing when they were walking along? A. Not that I heard.

Q How far were they from you when you saw this transaction? A. Just across the street.

OFFICER DOKEL, recalled.

Q When the defendants were arrested was Turner thirty feet in advance of Murray and the Complainant.?

A No sir, he was close to them. I didn't strike Murray in the mouth in the Station House.

JOHN ADAMS, recalled.

Q Did you say to these defendants in the Essex Market Police Court that you knew they didn't do it.

A No sir, I don't recollect having any conversation with them.

Q Were you in the same cell with them? A. I was for about 15 minutes. They approached me, both of them but I didn't have any conversation with them.

THE JURY RETURNED A VERDICT finding both Defendants guilty of Grand Larceny in the Second Degree.

Indictment filed July 16-1888

COMMITTEE OF CHURCH AND SOCIETY

July 16-1888

The People's

POOR QUALITY
ORIGINAL

0149

second degree.

Defendants Entry of Grand Jurors in the

THE JURY RETURNED A VERDICT FINDING BOTH
THAT I DIDN'T HAVE ANY CONVERSATION WITH THEM.

SPONT TO MURDER. THEY APPROACHED ME, BOTH OF

Q WERE YOU IN THE SAME CELL WITH THEM? A I WAS NOT
WITH THEM.

A NO SIR. I DON'T RECOLLECT HEARING ANY CONVERSATION
BOTH OF THEM THAT YOU KNOW THEY DIDN'T DO IT.

Q DID YOU SAY TO THESE DEFENDANTS IN THE ESSEX MARKET
THAT YOU WERE RECALLED.

MURRAY IN THE MOUTH IN THE STATION HOUSE.

A NO SIR, HE WAS CLOSE TO THEM. I DIDN'T STRIKE
FEET IN ADVANCE OF MURRAY AND THE COMPLAINANT.

Q WHEN THE DEFENDANTS WERE ARRESTED WAS TURNER TRULY
OFFICER DOKIN, RECALLED.

Q AGAINST MURRAY AND WILLIAM
A TESTIMONY ON MAY 11, 1889
ACROSS THE STREET.

Q MURRAY WAS WITH YOU WHEN YOU SAW THIS TRANS-
ACTION? A NOT THAT I HEARD.

Q WERE YOU WITH THEM WHEN THEY WERE WALKING
DOWN IN FRONT OF THE COMPLAINANT.

A I SAW MURRAY'S HAND GO UP AND THIS OTHER MAN'S HAND
WAS WITH HIM SEE THEM STRIKE HIS WATCH.

Q YOU HAD TIME ENOUGH TO SEE THE MAN'S CHAIN FALL DOWN?

Q TURNER WAS NOT FOLLOWING THE MAN AT ALL. A NO SIR.

Indictment filed Apr. 16-1889

COURT OF GENERAL SESSIONS
Part III.

The People &c.

POOR QUALITY
ORIGINAL

0150

DISTRICT ATTORNEY'S OFFICE,

New York,

Sept. 17th

1887

Received receipt for a certain
lot of Bar Futures in the
name of Messrs. Morgan & Brown
stored at Missouri Gunne Storage
Warehouse # 74 University Pl.
J. Jos. Moran,

POOR QUALITY
ORIGINAL

0 15 1

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 Murray
and
William Turner

The Grand Jury of the City and County of New York, by this indictment, accuse
Edward Murray and William Turner
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Edward Murray and
William Turner, both —
late of the City of New York, in the County of New York aforesaid, on the fourteenth
day of April in the year of our Lord one thousand eight hundred and
eighty-nine, in the night time of the said day, at the City and County
aforesaid, with force and arms,

one watch of the value of
twenty-eight dollars

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

John W. Adams
John W. Adams
John R. Fellows,
District Attorney.

0 152

BOX:

351

FOLDER:

3302

DESCRIPTION:

Murray, John

DATE:

04/04/89



3302

POOR QUALITY
ORIGINAL

0153

23. *over* X
Counsel,
Filed 4 day of April 1889
Pleads,

THE PEOPLE
vs.
John Murray
Burglary in the Third degree.
Section 498, Penal Code

JOHN R. FELLOWS,
District Attorney.

A True Bill

John Murray Foreman.
George L. Day Jury
D.C. 24511 mo
No 23. P.B.M.

Witnesses;
Henry J. Mander

POOR QUALITY
ORIGINAL

0154

Police Court—2 District.

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

of No. 950 Broadway Street, aged 45 years,

occupation Manager Mutual Dist Mers Co. being duly sworn

deposes and says, that the premises No 26 West 25th Street,

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

Muelling in charge of the while the owner is in Europe
and which was ~~occupied by deponent as a~~ and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly bursting open
the door in the basement opening on
25th street

on the 24 day of March 1889 in the day time, and the
attempt to be
following property feloniously taken, stolen, and carried away, viz:

furniture and personal property of the
value of two thousand dollars
(\$2000)

the property of Miss R. Owens, and then in deponent's care
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John Murray (nowhere)

for the reasons following, to wit: Deponent is in charge of a
burglar alarm at 950 Broadway which
was connected with said premises. The
said premises were securely locked and
closed up to the hour of 3.10 P M on
said date. At the hour of 3.10 P M
deponent heard the burglar alarm ringing
and deponent went to said place and
there found the defendant in the second

POOR QUALITY
ORIGINAL

0155

from back room. The defendant
had no right to be in said place
yesterday or at any other time, and
deponent therefore charges defendant
with said burglary.

Sworn to before me this
25th day of March 1889

John P. [Signature] J. M. [Signature]

Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0156

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

John Murray

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

No home

Question. What is your business or profession?

Answer.

I have no trade

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

Answer.

I have nothing to say

John Murray

Taken before me this

25

day of

188

Police Justice.

POOR QUALITY ORIGINAL

0157

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Henry J. Moody
John Murray
District 462

Offence Purglary

Dated March 25 1885

Magistrate
Decker
19
Officer

Witnesses
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer

RECEIVED.
MAR 28 1885
DISTRICT ATTORNEY'S OFFICE

Wm. G. Allen

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

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 March 25 1885 Wm. G. Allen Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0158

Form 57.

MUTUAL DISTRICT TELEGRAPH COMPANY.

THIS Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message.
Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of **UNREPEATED MESSAGES**, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.
This is an **UNREPEATED MESSAGE**, and is delivered by the request of the sender, under the conditions named above.

THOMAS M. FOOTE, Pres't. WILLIAM W. RIDER, General Manager. 2

| NUMBER | SENT BY | REC'D BY | CHECK |
|--|---------|----------|-------|
| Dated <u>W. Lindsay</u> Rec'd at <u>W. Lindsay</u> | | | |
| To <u>Message asst Dist Attorney</u> 1889 | | | |
| <u>Name is Mrs Katharine</u> | | | |
| <u>River 26 W. 25 St.</u> | | | |

POOR QUALITY
ORIGINAL

0159

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Murray

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

John Murray

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

The said *John Murray*

late of the *Eighteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *building* of one

Ratharnie Owen

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Ratharnie Owen

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

John R. Adams,
Attorney