

**POOR QUALITY
ORIGINAL**

**BOX:
472**

**FOLDER:
4328**

DESCRIPTION:

Michel, Jacob

**DATE:
03/29/92**



4328

POOR QUALITY ORIGINAL

20151 X

Counsel,
Filed 29 day of March 1892
Pleads,

[Section 498, General Code.]
Burglary in the Third Degree.

THE PEOPLE

vs.

Jacob Michel

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

16
1892
J. J. [Signature]
Foreman.
March 29 92
[Signature]
[Signature]

Witnesses:

Henry [Signature]

[Signature]

Miller [Signature]

702 [Signature]

[Signature]

[Signature]

[Signature]

[Signature]

POOR QUALITY ORIGINAL

Police Court 2 District.

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

Henry Robinson
of No. 415-7th Avenue Street, aged 23 years,

occupation Grocer being duly sworn

deposes and says, that the premises No. 415-7th Avenue Street,
in the City and County aforesaid, the said being a Four story brick
building - The 1st floor of which
~~and which~~ was occupied by deponent as a Grocery store
~~and in which there was at the time a kitchen being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking the
hinges off a cellar door and then through
said cellar up stair to said grocery store

on the 10 day of March 1892 in the night time, and the
following property feloniously ~~taken~~ ^{attempted to be} stolen, and carried away, viz:

Good and lawful money of the United
States amounting to twenty three cents

the property of Deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid ^{attempted to be} property taken, stolen, and carried away by
Jacob Michel (now here)

for the reasons following, to wit: Deponent was discovered
the defendant in said place about the
hour of 10.20 o'clock P.M. - on said date
the defendant was behind the counter in
said place and defendant was in had his
shoes off at the time - the said amount of
money was in the money drawer which
was under said counter - Deponent caused
defendants arrest and discovered

POOR QUALITY ORIGINAL

that the place had been entered through the cellar by breaking off the hinges of a door

Henry Johnson

Sworn to before me this 11th day of March 1842

J. S. [Signature]

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Burglary Degree

Dated 1881

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2 District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

Jacob Mickel 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.

Jacob Mickel

Question. How old are you?

Answer.

16 yrs

Question. Where were you born?

Answer.

Germany

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

Answer.

no home

Question. What is your business or profession?

Answer.

none

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

Answer.

I am not guilty

Jacob Mickel

Taken before me this

day of

March

189

W. H. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

Police Court... 2 District. 294

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Robinson
146 St. 7 Ave
East Michel

Offence *Burglary*

1
2
3
4

Dated *March 11 1892*

Magistrate *Alpp*

Officer *Alpp*

Precinct *19*

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



1000 to answer
Alpp
294

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 *Two* 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 11 1892* *Alpp* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

483

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Michel

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

Jacob Michel

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

The said

Jacob Michel

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the
tenth day of March in the year of our Lord one
thousand eight hundred and ninety-two in the night-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the store of
one Henry Mohrman

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said Henry
Mohrman in the said store.

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

De Lancey Nicoll,
District Attorney

**POOR QUALITY
ORIGINAL**

SECOND COUNT—

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

Jacob Michel, of the County of attempt to be committed

of the CRIME OF

L

LARCENY

committed as follows:

~~The said~~

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 time of said day, with force and arms,

of the goods, chattels and personal property of one

in the

of the said

there situate, then and there being found, in the
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.

BOX:

472

FOLDER:

4328

DESCRIPTION:

Miller, Ada

DATE:

03/31/92



4328

POOR QUALITY ORIGINAL

Witnesses:

Jimmie Smith
Annie Wells
Jimmie Sutton
Off. - Chas. Peterson

70-167
Counsel, *[Signature]*
Filed *31* day of *March* 189*2*
Pleads *[Signature]*

THE PEOPLE
vs.
22
581127
I
Ada Miller
Assault in the First Degree, et c.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
[Signature]
Foreman.
Part 3 April 4 1912
Pledge Assault 3-deg
Penal 142, PBM,

POOR QUALITY ORIGINAL

Police Court— 2 District.

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

of No. 258 W-27 Jennie Smith Street, aged 25 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 22 day of March 1892 at the City of New
York, in the County of New York,

She was violently and feloniously ASSAULTED and BEATEN by

Ada Miller (now here)
who threw a lighted Kerosene Oil Lamp
at deponent - said lamp struck deponent
on the head and the oil from said
lamp scattered over her body -
burning her head, shoulder and arm -
The defendant afterwards struck
deponent on the head with a bottle
which she defendant held in her
hand

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

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

Sworn to before me, this 23 day }
of March 1892 } Jennie Smith

And [Signature] Police Justice.

POOR QUALITY ORIGINAL

(1235)

Sec. 198-200.

2 District Police Court

CITY AND COUNTY } ss.
OF NEW YORK, }

Ada Miller being duly examined before the undersigned 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. Ada Miller

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. U.S.

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

Answer. 258-N-27 St 3 months

Question. What is your business or profession?

Answer. Housework

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. She struck me first with a bottle - and I threw the lamp at her

Addie Miller

Taken before me this 23 day of March 1897
Paul J. Justice
Police Justice.

POOR QUALITY ORIGINAL

Police Court... 2 District 331

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jennie Smith
258 W. 27 St. N.Y.

1 Ada Miller

2
3
4

Offence Felonious Assault

Date March 23 1892

Magistrate Brady

Officer Robinson

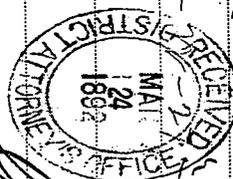
Precinct 16

Witness Annie Wells

No. 258 W-27 St. N.Y.

Jennie Sutton

No. 258 St. N.Y.



No. 1000 to answer

Con

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

Defendant

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

Dated March 23 1892 Police Justice

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

Dated 18 Police Justice

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

Dated 18 Police Justice

POOR QUALITY ORIGINAL

(455)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

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

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

of the crime of *Assault in the first degree,*

committed as follows:

The said *Ada Miller,*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *March*, in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid,

in and upon one Jennie Smith, then and there being, unlawfully and feloniously did make an assault, and a certain lighted and burning oil-lamp which she the said Ada Miller in her right hand then and there held and held, to, at, against and upon her the said Jennie Smith, then and there being, and feloniously did cast and throw, and her the said Jennie Smith, with the said lamp, so cast and thrown as aforesaid, and with the burning oil-lamp, and therefrom, did and upon

POOR QUALITY ORIGINAL

the head, shoulders and arms of her the
said Jennie Smith then and there unlawfully
and feloniously did strike, burn, bruise and
wound, and she said Ada Walker, with the
certain glass knife which she then and there
had and held in her hand, then the said Jennie
Smith, in and upon the head of her the said
Jennie Smith, then and there unlawfully and
feloniously did strike, beat and wound, the
same being such means and force as were
likely to produce the death of the said
Jennie Smith, with intent for the said
Jennie Smith thereby, then and there
unlawfully and feloniously to kill: against
the form of the Statute in such case
made and provided, and against the peace
of the People of the State of New York,
and their dignities

(513)

Second.....COUNT.

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

Oda Miller

of the CRIME OF *Assault in the second degree,*

committed as follows:

The said *Oda Miller,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, in and upon one *Gennie Smith*, then and there residing, feloniously did unlawfully and wrongfully make an assault, and a certain lighted and burning oil-lamp which she the said *Oda Miller* in her right hand then and there had and held, to, at, against and upon her the said *Gennie Smith*, then and there residing did unlawfully and wrongfully cast and throw, the same being then and there an instrument and thing likely to produce grievous bodily harm, and her the said *Gennie Smith*, with the said lamp, so cast and thrown as aforesaid, and with the burning oil thereof and the glow, in and upon the head, shoulder, and arms of her the said *Gennie Smith*, then and there feloniously did unlawfully and wrongfully strike, burn,

POOR QUALITY ORIGINAL

twice and wound, and the said Ada Miller,
with a certain glass bottle which she then and
there had and held in her hand, ~~from the said~~
~~Genie Smith~~, the same Genie also then and
there an instrument and thing whereby to produce
a certain deadly harm, for the said Genie Smith,
in and upon the head of her the said Genie
Smith, then and there feloniously did unlawfully
and wrongfully strike, beat and wound, against
the form of the Statute in such case made
and provided, and against the peace of the
People of the State of New York, and their
rights;

De la Cruz, J.

De la Cruz, J.

BOX:

472

FOLDER:

4328

DESCRIPTION:

Miller, David

DATE:

03/30/92



4328

POOR QUALITY ORIGINAL

No. 116 Receipt

Counsel,
Filed *30* day of *March* 189*2*
Pleasg. *Admalty*

Burglary in the Third Degree.
Section 498, 50 C. 508, 512, 514 & 515 of

THE PEOPLE

vs.

R

David Miller
H. D.

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Atty. in Fact

Part 3. April 4 1892
Foreman.
trial acquitted

Witness
Almonzo Biggs
Sam E. Williams

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Samuel J. Hogan
of No. *10* Precinct Street, aged _____ years,

occupation *Police officer* being duly sworn deposes and says,
that on the *25th* day of *March* 188*7*
at the City of New York, in the County of New York,

I have arrested David Miller charged with Burglary and that Samuel Williams is a necessary and material witness in the case of the papers and deponent has good and sufficient reasons to believe that said Williams will not appear as a witness and asks that he be committed to the House of Detention in default of bail

David J. Hogan

Sworn to before me, this _____ day of _____ 188*7*

day

Police Justice

POOR QUALITY ORIGINAL

Police Court— District.

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

of No. 90 Crosby Street, aged 31 years,
occupation Rag Merchant being duly sworn

deposes and says, that the premises No. 90 Crosby Street, 14th Ward

in the City and County aforesaid the said being a Store in the 7th story lower

dwelling and which was occupied by deponent as a Rag Shop

and in which there was at the time a human ⁷²⁹ being, ~~by name~~

were **BURGLARIOUSLY** entered by means of forcibly Prising open the
skylight on the roof in the rear of said
yard.

on the 25th day of March 1888 in the evening time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the
United States consisting of silver
coins of the value of Fifty cents
and a quantity of Brass ^{and lead} of the
value of Fifteen Dollars
Together of the value of
Fifteen 5/100 Dollars.

the property of Complainant
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

David Miller (number)
for the reasons following, to wit: That on said night said

Premises were securely locked and
fastened and said skylight was securely
nailed and a safe was in said store
the outer door of which was open and
the inner door of said safe contained
Fifty cents and said property was in said
Premises and on the morning of said
day deponent found the said skylight

POOR QUALITY ORIGINAL

broken open and said window pane door
which was locked broken open and said
property gone Defendant is informed
by Samuel Williams of 9 Chambers
that on the night of the 24th day of March
1894 defendant asked him if he said
Williams would go to sleep with him
and said Williams replied he would and
went with defendant to a room on the
second floor of the premises 90 Canal
and between the hours of 4 1/2 to 5 o'clock AM on
the morning of said day said Williams saw
defendant leave the said room and go out on
the fire escape in the rear of said floor and
did not return again until about the hour of
6 o'clock AM. And has then in his possession a piece
of Brass which said Williams fully identifies
as having been in defendant's store 3 days prior
Defendant therefore charges said defendant
with the Burglary aforesaid
Shewn to before me }
this 25th day of March 1894

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 1894
I have admitted the above named
to bail to answer by the undertaking hereunto annexed.
Dated 1894
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Police Justice
Dated 1894
Dated 1894
Police Justice

Samuel Williams
Dated 1894

Police Justice
Dated 1894

Police Court, District, _____
THE PEOPLE, etc.,
on the complaint of _____
1. _____
2. _____
3. _____
4. _____
Date, 1894 _____
Magistrate, _____
Officer, _____
Clerk, _____
Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
§ _____ to answer General Sessions.

Offence—BURGLARY.

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Expressman of No. 9 Chambers Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Tommaso Luigi and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 25 day of Jan 1887 by Samuel Williams

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Saved Miller*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *115 West 26th Street 1 year*

Question. What is your business or profession?

Answer. *Tape work*

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*
D. Miller

Taken before me this *24*
day of *July* 1938
[Signature]
Police Justice

POOR QUALITY ORIGINAL

Police Court... District.

1894

348

THE PEOPLE, etc.,
ON THE COMPLAINT OF

1 *William H. ...*
2 *...*
3 *...*
4 *...*
5 *...*
6 *...*
7 *...*
8 *...*
9 *...*
10 *...*

HOUSE OF DETENTION CASE.

Offense. *...*

Dated, *March 25* 189*5*

... Magistrate.

... Officer.

... Precinct.

Witnesses *...*

... Street

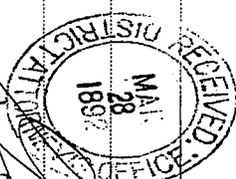
No. *...* Street

No. *...* Street

No. *...* Street

\$ *...* to answer

... 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 *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* 189*5* *...* Police Justice.

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

Dated, *...* 189*...* *...* Police Justice.

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

Dated, *...* 189*...* *...* Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

David Miller

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

David Miller

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

The said *David Miller*

late of the *14th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* of one *Carmino Dzago*

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said *Carmino Dzago* in the said *shop* then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

David Miller

of the CRIME OF

Petit LARCENY

committed as follows:

The said

David Miller

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 *right* time of said day, with force and arms,

thirty pounds of brass of the value of twenty-five cents each pound, seventy-five pounds of lead of the value of ten cents each pound, and divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of fifty cents

of the goods, chattels and personal property of one

Carmino Dizago

in the

shop

of the said

Carmino Dizago

there situate, then and there being found, in the *shop* 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.

THIRD COUNT:

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

David Miller
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *David Miller*

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

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

of the goods, chattels and personal property of *Carmino Bigago*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Carmino Bigago*

unlawfully and unjustly did feloniously receive and have; (the said

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

DE LANCEY NICOLL,
District Attorney.

BOX:

472

FOLDER:

4328

DESCRIPTION:

Mizrachee, Jose

DATE:

03/14/92



4328

S. D. Thompson, District Attorney
769
Robt. M. [unclear]

Counsel,

Filed 14 day of March 1892

Pleas: Acquittal

THE PEOPLE

vs. Jose Muzachee
Assault in the First Degree, Etc.
(Firearms.)
(Sections 217 and 218, Penal Code.)

53
S. D. Thompson
District Attorney

Jose Muzachee

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Part 2 - April 21, 1892.
Foreman,
Trial and Corroborated with the

10.4 to 8.1 P.M.

Witnesses:

H. Heidelberg Co.

off Justice of

I knew Mirachi certainly as far back as the winter of 1887 for in or
 about December ^{of that year} I collected some money for him. ~~my note book shows that~~
 I lost sight of him and at this moment I cannot remember seeing
 him again until about December of last year; I have been reminded
 that I found him in my house late at night, on my return from a certain
~~Confirmation~~ family reunion on the occasion of a confirmation of
 one of the boys; this would place the date Dec. 19th '92

To the best of my recollection, my contact with Mirachi is as follows
 On the night I first saw him, ~~in~~ as he spoke to me about a case he
 had against Messrs Goldfrank and Frank of this city ^{or an express company} and stated that my
 brother Rev. Dr. de Sola Mendez had tried to get a lawyer, either the lawyer
 of the United Hebrew Charities or Mr. Greenbaum of 170 B'way to take it up
 for him, but he was told his case would not hold. At first I misunder-
 stood him and thought his claim was for an actual loss. I reasoned ~~therefore~~
 that if he lost on one transaction, was it not reasonable to suppose he gained
 on others; and if so, was he a fit person to assist in these days when the
 tremendous influx of Russian exiles is taking the resources of the United
 Hebrew Charities and when there are so many other calls on private
 or congregational funds.

I said nothing to him on these points, as far as I remember, but simply
 looked upon him as an ordinary applicant for aid. It was very late
 at night and there was nothing for me to do but to say I would do what
 I could for him and he would call another time. He was, as always,
 persistent, and said he was sick, that he would die here and it would
 cost us more to bury him than to send him south where he wanted to
 go, - I think he said it would cost us a hundred dollars. This ultra-
 ordinary logic amused me and I joked him on it. He went away
 apparently satisfied.

In accordance with my promise, I wrote the United Hebrew Charities, asking
 if they would do something toward sending Mirachi south to Colorado.
 Mr. Chas. Frank, the superintendent, replied that they would do nothing
 for him until he returned a letter of Rev. Dr. Petheili of which he
 was making improper use.

When Mirabhi returned I told him this. He replied rather angrily I thought in his remarks concerning Dr Frank or the United Hebrew Charities. I of course, advised him to comply with the request and return the letter. He went away without doing so. He called again, I cannot say after what interval, and I again urged him to take my advice and return the letter. I think he said he did not want the letter, that he had other letters, but I know he said he had torn that letter in four or five pieces.

I must have told him again I would write again and say so on his behalf, for he left, and I wrote again to Dr Frank, saying that Mirabhi had stated that he had torn up the letter he wanted.

I do not remember having any answer to that, unless it was one, saying that the United Charities ~~would~~ refused to do anything for him.

He called again - how many times altogether I cannot say. He told me he belonged to me and not to the Germans and that it was my duty to help him. By this he meant that he was a Portuguese Jew, and as I was minister of the Portuguese Congregation he had a special claim on me. As a matter of fact, the United Hebrew Charities is supported by Germans and Portuguese Jews and is not allowed to make any distinctions ^{in dispensing their charity.} Personally, very many, if not indeed, most of those whom I assist, are Germans.

Certainly it is, Mirabhi himself made no distinction, for both the ministers whom I have already mentioned, are ministers of German ^{Hebrew} Congregations. However, I did not feel disposed to help him because he was a Portuguese, but because he was a poor man, apparently.

I was at a loss to know what to do, one Friday when he called, when I suddenly remembered that Dr Hyman Blum, President of the Mt Sinai Hospital, had once very kindly sent a young man a tefar free, by means of his influence with a Steamship Company. I thought I would trespass on his kindness again and accordingly I gave Mirabhi a letter addressed to that gentleman, telling him to take it to Mt. Sinai Hospital Sunday next, when there would be a meeting of the Directors of that Institution and Mr Blum would no doubt be present.

On Sunday a Monday Mirabhi brought me back a letter from Mrs. Blum, stating that her husband was sick, but that she would give \$5 towards a ticket for the man. I remember he said in our conversation, that Mrs. Blum had told him I was rich and could help him. The remark struck me as strange and I rather doubted it. I told him I ~~do~~ did not know what more to do for him, and he must have seen from my manner, that I was really puzzled to know how to get together money for his passage. Either then or on another occasion, he suggested that I should get the sexton to call personally on members of the congregation on his behalf. But I knew this was impossible, for ~~wholly~~ the sexton was not favorably impressed with him, and people do not like to be troubled in their offices or stores. I told him I would try again for him and would write some friends, maybe I could collect some money for him. I told him to meet ~~me~~ us on the next Saturday evening, ~~at the synagogue~~ at Synagogue. ~~There~~ ~~as~~ ~~was~~ ~~there~~ ~~where~~ I ^{for sometime} receive in rooms or in the vestibule there. I told him this because I did not want him to come to the house, for he terrified the inmates by his ~~noisy~~ conduct. Thus, they told me, that one night he turned out the gas in the hall. Naturally the servants were frightened. One night ^{I think the first of his last series of visits.} I ^{for sometime} ~~found~~ ^{wisely} found him late in my dining room, waiting for me. Another night, my wife actually wished to leave the ~~opera~~ ^{hall}, because ^{said she} she feared Mirabhi was home waiting for me. The Saturday night came and ^{after service} I spoke on Mirabhi's behalf, to the Vice President, the President being absent. He ~~to~~ me to give him a couple of dollars, and a couple to another poor man whom I had also told to be there. Mirabhi would not accept the money, though I urged him to do so. I could not understand his refusal; certainly he could not have been in the ^{actual} want which he had ^{previously} represented himself to be in. I again advised him when I met him outside the building, but to no purpose.

A few days afterwards he called ^{here} at the house and said he would take the two dollars. I think I had ^{on the meantime} given the money to some ~~other~~ poor person on the synagogue's account, but I gave Mirabhi two dollars out of my own pocket.

POOR QUALITY ORIGINAL

(4)

He went away - I think I was then he told me he was sleeping on bare boards - I told him to see me again the next Sat' by evening at the Synagogue. Towards the end of the week he sent me a letter asking if he might call at the house instead of at synagogue. I think the reason he alleged was ~~inaccessibility~~ ~~that I had understood from him~~ that he did not like to go to the building, for his experience with the President and Sexton some years before was not the pleasantest. Similarly, on one occasion when I gave him a letter to the United Heb. Charities, he came back with it in a day or two, declaring he could not go, would I write for him?

Also write again to the United Heb. Charities urging his case very strongly.

I did not answer his letter as he had put no address ~~meanwhile I received from one of my friends \$10 for him, and had given occasion to you some \$10 & mark.~~ He called Friday but after I had left for synagogue for Sabbath service. He went to synagogue and spoke to me afterwards - saying he had not a cent and was sleeping on bare boards.

I knew he could not wait for Sabbath, if he was among fear as I imagined he was - he soon left me, apparently friendly. Saturday evening he was in ~~trouble~~ and in the vestibule I told him that little success I had had, but had not heard from all - what I had

would have to see Frank towards purchasing a ticket for him - he asked me what \$47 had said to him, I told him and he became excited and called them lies. In the course of the walk he said I should pay him for keeping him so long here - I told him without that was not my fault, for the people to whom I wrote did not answer me at once. It was a novel charge to make a charge, but I turned the conversation by to the subject of his alleged loss on the package of goods \$47 had sent him by express. I told him he had received the goods, but sold them, all of which he acknowledged, and though it did seem hard that ~~the people had caused~~ he had been caused to wait for three months for his food, I did not see what he could do. Galtun in this way we parted, when I thought why should I trouble any more with such a man, - better give him the \$10 ~~and~~ and let him go, and reaching the door I entered ~~from~~ and remembering the ~~the~~ ^{the} ~~man~~ ^{man}

POOR QUALITY ORIGINAL

rather than he caused the inmates, I was about to close the door and let
 him wait for me. ^{outside} But in a perfectly calm tone, he said it was cold or he
 was cold, & I let him in.

I passed along the hall to the further end, through a glass sliding door, which I pulled
 to open, and ran upstairs to get the money. I was half up before
 he opened the door and called to me. I answered and ran down stairs
 having ~~waited~~ taken the money from my desk within hardly a minute.
 I met him at the glass door standing and said here was the money. He did not
 take it but began arguing with me in his usual fashion, that he must be
 kept and so forth. Why he did not take the money and go, I do not know.
 At last I ~~totally~~ stopped him by asking him to listen to me and let me
 speak. I then told him to take his choice, either take the money and
 not see my face again ^{remembering what another minister had done to him} or I would call a policeman. I left him at
 that end of the hall and I walked to the street door end. I opened the
 street door in the hope that it would induce him to go and held up the
 money, saying take it and go. He asked how much was it.
 Remaining at the door I said never mind how much it is, take it and go. He said
 I must pay him for the time I had made him lose. Although I knew
 that I was not to blame for his losing time and that it was not my business
 to collect for every man that ^{I think it was at this moment that he said damn the settle near by.} comes along, I removed him by saying, how
 much is your time worth, thinking he would name some small sum.
 To my astonishment he said a hundred dollars. ^{He sat down on the floor and I thought he was about to} I repeated that it was not
 my fault if the prisoners ^{to whom} had written had not responded better
 and going up to him, quietly put my hand on his shoulder, saying
 again you had better take this, and go. He stood up and moved a step or two,
 with my hand, one hand and my left hand on his shoulder ^{for} half a minute. He
 put his two hands on my shoulder and I at once stepped back and ~~remained~~
 a few steps from him. He moved toward the door a step or two, I following him
 at a ~~distance~~ ^{at a safe distance and} remaining silent while he began to speak in a very excited tone - as if at
 a loss for what vile name to call me, he called me Calba, or dog, - I did
 not reply, for whether my self-possession angered him yet more, or whether
 he had come intending to kill, I ~~thought~~ ^{knew} I ~~was~~ ^{was} the threatened was

POOR QUALITY ORIGINAL

heard threaten in the vestibule of the synagogue that he would ⁶ kill me or kill all of us - That I know not. All I know is that he suddenly said "five hundred dollars" I think he added or I kill you - certain it is, he stepped backward, flung back his coat drew a something, ^{gun} only the flickering of the barrel - aimed quickly, but it ^{missed} struck me without approach at deliberation, somewhat low and fired. My only answer was ~~what~~ what have you done - I walked ~~down~~ away, and went upstairs -

**POOR QUALITY
ORIGINAL**

Res

Migrachin

Statement of
Confession

POOR QUALITY ORIGINAL

Police Court— 2 District.

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

of No. 6 - 125th Street, aged _____ years,
occupation Bookkeeper being duly sworn

deposes and says, that on the 5 day of March 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Jose Miguez who pointed a aimed and discharged the contents of one barrel of a loaded revolver at the body of deponent a ball from said revolver striking deponent on the side and said assault was committed

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

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

Sworn to before me, this 13 day }
of March 1882 } [Signature]

[Signature] Police Justice.

POOR QUALITY ORIGINAL

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It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated _____ 188__ Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 188__ Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188__ Police Justice.

Police Court, 2nd District,
Offence—Felonious Assault & Battery
THE PEOPLE, &c.,
on the complaint of
Henry P. Mendon
vs.
Jose Mizpache
1 _____
2 _____
3 _____
4 _____

Dated _____ 188__
Blair Magistrate.

Officer _____

Clerk _____

Witnesses, _____

No. _____ street, _____

W

0865

1.
 Dr. Goltschik (681 Madison Avenue) states
 that at or about the time Mirachi first came
 to me, he had given him a letter and had
 procured a ticket which latter he counter-
 manded, on learning Mirachi's unworthiness.
 The son of Rev. Dr. Kohut 39 Beekman Place,
^{had to} put Mirachi out of the house with the aid
 of a ~~detective~~ policeman.
 Chas. Frank, Superintendent of the United Hebrew
 Charities 128 Second Avenue, has Mirachi's
 record.
 J. Greenbaum, 170 B'way, ~~may~~ knows
 of him in connection with his alleged
 case against Messrs Goldfrank and Frank
 of this city.
 Messrs Goldfrank and Frank, one of them,
 was seen by me on behalf of Mirachi, and

to give me a bad record of him in
 Laredo or San Antonio, that he sold
 a ticket they bought for him etc.

Letters etc. enclosed

1. From Rev. Henry Cohen, testifying that Mir-
 rachik attempted to go upstairs in his house
 (in his absence, insulted servant) etc.
2. Editor of San Francisco paper; that Mirachi
 after being assisted by societies there, de-
 manded more money of him, was put out of
 the office, and again appearing, he
 drew a pistol on the Editor.
3. From London Eng. tending to prove that
 if the same Mirachi, he is a professional
 beggar.
4. ~~Rev. Dr. Mirchin (346 St. Philip's)~~

**POOR QUALITY
ORIGINAL**

The miserable wretch who shot the Rev. Dr. Mendes in New York because he refused to give him a hundred dollars, is well known in San Francisco. He is an Arab by the name of Mirachi, a professional schnorret, well versed in Hebrew. After receiving large sums of money from the different benevolent societies of San Francisco, he again applied to the editor of the JEWISH TIMES AND OBSERVER for more money. Having been refused, he threatened to shoot and exterminate the editor. This miserable tramp should be severely dealt with.

Biggar

**POOR QUALITY
ORIGINAL**

The miserable wretch who shot the Rev. Dr. Mendes in New York because he refused to give him a hundred dollars, is well known in San Francisco. He is an Arab by the name of Misrachi, a professional schnorrel, well versed in Hebrew. After receiving large sums of money from the different benevolent societies of San Francisco, he again applied to the editor of the JEWISH TIMES AND OBSERVER for more money. Having been refused, he threatened to shoot and exterminate the editor. This miserable tramp should be severely dealt with.

Biggar

REV. HENRY COHEN,
Congregation B'nai B'rith.

Galveston, Texas, 1892

Robert H. ...
...

... to hand. ...
B'nai B'rith Society here had quite some trouble
with ... After announcing the ...
for funds, & getting quite an amount on his
sickly ... our society bought him a
ticket to go further. One of our board
saw him to the depot, gave him the ticket,
& put him in a ... carriage. Let's
believe! he was up town five minutes
thereafter. He must have weakly used
the ticket for it was not offered for sale
as far as we know, & they ... left the
town.

He made himself a nuisance in
my own house. He insulted our child
and threatened to go up stairs when
my wife was lying sick, while I was
out. I immediately sought him upon my
return, but he had flown. I believe he

**POOR QUALITY
ORIGINAL**

died heavily while a student.

The above is
nothing in the way of evidence. No particular
notice was taken of either the above episodes,
& certainly no record was kept of the matter
in question. His name will be found in our
Society's books as the recipient of certain
relief & that is all.

will be copied

Hoping you too may

Sincerely

Very truly
Henry C. ...

POOR QUALITY
ORIGINAL

REV. HENRY COHEN,
Congregation B'nai Israel.

Galveston, Texas, 1892

Dear Sir,

your letter in relation to having had
B'nai Israel Society has had quite some trouble
with Mizrahim. After announcing the matter
for Sunday, getting quite an amount on his
sickly looking, the society bought him a
ticket to go further. One of our board
sent him to the depot, gave him the ticket,
& put him in a railway car carriage. Let's
behold! he was up there five minutes
thereafter. He must have voluntarily used
the ticket for it was not offered for sale
as far as we know, & this really left the
town.

He made himself a nuisance in
my own house. He insulted our child
and threatened to go up stairs where
my wife was lying sick, which I was
out. I immediately sought him upon my
return, but he had flown. I believe he

dear Beverly while in Galveston.

The intention is
nothing in the way of wisdom and the public also
noticed as to the question. The above episodes,
I certainly never heard or kept of the matter
in question. His name will be found in our
Society's books on the receipt of certain
relief & that is all.

all the best

Hoping you are well

Yours

Wm. W. Channing

**POOR QUALITY
ORIGINAL**

It is possible, but not certain, that this is the
same rose mirachi.

Board of Guardians of the Poor.

Spanish and Portuguese Synagogue,
Bevis Marks, E.C.

London, April 7th 1892

Dear Sir.

Joseph Mirzachi from Jerusalem
had July 1886 £2 from the Board
when he left London for Port Said.

If you see Mr. Edward
Kindly tell him that the intended
investment to add to the Stock
of the Hebra cannot be accomplished
until a new Trustee is found in
the room of the late Mr. Alexander
J. Montefiore.

Yours Obedy

N. van Kleef

A. H. Pinto Esq.

POOR QUALITY
ORIGINAL

OFFICE OF

The Jewish Times and Observer.

420 MONTGOMERY STREET,

ROOMS 25, 26, 27.

San Francisco, Cal., April 11 1892

Rev. H. Pereira Mendes.

Dear Sir. In answer to your inquiry, I will state, that Chisrachi went in San Francisco by the name of Jose Chisrachi, tall, skin dark and pretends to have lung trouble. Beyond a doubt, the Chisrachi who shot you, is the identical person who I had trouble with in my office.

I have lately transmitted to you a copy of my paper which will surely interest you. With my best wishes I remain

Yours truly
Wm. Galburg.

POOR QUALITY
ORIGINAL

OFFICE OF

The Jewish Times and Observer,

420 MONTGOMERY STREET,

ROOMS 25, 26, 27.

San Francisco, Cal. March 29, 1892

Rev. D. Pereira Mendez N.Y.

My dear Sir. - allow me to congratulate you upon your almost miraculous escape from the hand of an assassin. I have received yours of March 23rd and hasten to give you the required information concerning that wretched Chirachi. You may not be aware that I have the honor of being the President of the First Hebrew Benevolent Society of San Francisco, an institution existing since 1849. In that capacity I often come in contact with imposters of the kind of Chirachi. As I have only gleaned my information from newspapers, I can not be certain about that fellow in New York being the same person I have assisted here several times, but by the description

given in the press I am morally con-
vinced, that Mirvachi is the identical
person who threatened to shoot me in
my office of the Jewish Times and Observer.
He is rather tall and slim speaks English,
tolerable, but better versed in Hebrew.
After assisting him several times, I
became convinced that he was an impostor
I then declined to give him any
more money. He became abusive, so
that I had to tell him to leave my
office. After several days he again made
his appearance demanding at the same
time money to go to Denver, Col. I
declined and as quick as lightning he
drew a weapon. I made my escape
through another door, and Mirvachi dis-
appeared. Of course I could not make
the above statement under oath without
seeing the arrested party.

I am delighted to hear that you are
rapidly recovering. May the Almighty further
protect you, which is the sincere wish
of yours truly
Mr. Saalburg.

**POOR QUALITY
ORIGINAL**

OFFICE OF

The Jewish Times and Observer,

420 MONTGOMERY STREET,

ROOMS 25, 26, 27.

San Francisco, Cal. 189

Case of Jose
Misrahi.

Hon. Mr. Lacey Knoll
Dist. Ct.

My dear Sir I will try and be down
tomorrow before 11 a.m. unless or well come
forbid. In accordance with Mr
Linger's suggestion, I send you some
account of the case, also some letters
etc. bearing upon his record, and names
of some gentlemen who can speak
thereon.

I also send my statement, for you to
peruse, if you have time.

Very respectfully yours

Hercira Mendes

G. W. G.

20th 92

POOR QUALITY
ORIGINAL

6 West 9 Street
April 14, 1892

dictates

Hon. Dr. Launcey Nicoll.

District Attorney.

My dear Sir,

I take the liberty
of asking you what is right
for me to do in the matter of
Joe Mirachi, who shot me
on March 5th.

I am still under the care
of the Surgeon, Dr. McBurney,
40 West 36 Street.

The wound is now up quite
healed; but he advises that

I should leave New York in a few days time - for about a month, at least, to recruit my strength, leaving whatever attention the board requires, & my wife.

Saturday is my Sabbath, Monday and Tuesday of next week happen to be Holy days when I could not attend Court.

But in my present medical condition, I do not think I could appear, any way.

My friends wish me to leave as soon as possible, which would be Wednesday or Friday, the available sailing days for

Paraná, the only harbor place I can go to for home. Comfort and for living conveniently

with the demands of that section of Hebrews to which I belong.

What is right for me to do? Another point is this - I had the sorrow of losing my only child, an infant, about a week ago. His wet-nurse is leaving us. She heard Misonaki all the rights of his shooting me, and identified him the afternoon the detectives brought him. Would she be required as a witness? I fear we may lose trace of her. What do you advise in this connection?

With respect,
Very truly yours,
A. Pereira Mendes. *A.P.M.*

POOR QUALITY
ORIGINAL

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Peo
Mizrahi

6 West 9th St
April 26th, 1892.

Hon. Dr. Laurey Nicoll,
District Attorney.

My dear Sir,
Doctor McBurney

has ordered me away, and
declares it essential that I go
this week.

Mr. Muger, your secretary,
called Saturday. He suggested
to wait for the trial of Jose
Mizrahi, on the 26th inst., or
to have my affidavit taken here.

After some consideration,
we adopted the former alternative.

POOR QUALITY
ORIGINAL

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but I think I was to let him
know if I desired the latter.

It now becomes necessary
to ask your kindness, and
I trust therefore that you will
allow the affidavits to be taken
here before Friday, as I wish
to sail that afternoon, at 3
o'clock.

May I beg that you will
let me know at your earliest
convenience, if you can
grant my request, and if so,
on what day and hour I shall
expect your officials?

As I propose to practically
close the house, I would also
like to know if you wish to
see the servants present
in the house on the night
the man shot me.

Yours respectfully,
John Bull
Hendrix Meade.

**POOR QUALITY
ORIGINAL**

Hon. De Lancy Nicoll
District Attorney.

I regret that I
am still unable to appear
in reply to your summons against
Jose Mirachi. I am still confined
home and under the surgeon's care for
from the wound Mirachi inflicted
on me. Dr. Chas. Mac³Donney 40 West 36
is the surgeon and he told me to refer you
to him as to my condition.

Very truly

G. Westg.

Jose Mirachi

HENRY PERIERA MENDES, THE COMPLAINANT, testified that he lived at #6 West Ninth Street. He knew the defendant, Mizrachee. He first met him, according to his recollection, in 1887. He lost sight of the defendant in 1887, after he had given him some money that he had collected for him. To the best of his recollection, he did not see the defendant again until December, 1891. He, the witness, returned one Saturday night, late, from a family reception, to his home, and found the defendant seated in his dining room. The defendant said that he wanted assistance. He, the witness, said that he would try to do something for him, and the defendant went away. He, the witness, wrote to the United Hebrew Charities, to obtain assistance for the defendant, and tried in other ways to get money for him. The defendant came many times to his, the witness's, house, prior to March 5, 1892. He frequently assisted the defendant. He first saw the defendant on March 5, 1892, at the synagogue, at about half-past six o'clock in the evening, at evening service. The defendant attended the services at the synagogue. After the services, he, the witness, met the defendant in the vestibule of the synagogue, and he, the

witness, told the defendant what he had done for him, and what success he had had. The defendant walked along with him, the witness, towards his, the witness's, home. He, the witness, told the defendant that he, the witness, would hand the money that he had collected for the defendant to the secretary of the United Hebrew Charities, to purchase a ticket to send him away, or to do what they liked with it. On the way the defendant said, "What did Mr. Goldfrank say about me?" Mr. Goldfrank belonged to a firm that he, the witness, had been to, to obtain assistance for the defendant. He, the witness, told the defendant what Mr. Goldfrank did say, and the defendant became angry and declared that what had been said was all lies. Then the defendant said to him, the complainant, that he, the complainant, would have to pay him for the time that he, the complainant, had caused the defendant to lose. He, the complainant, asked the defendant what he meant. The defendant said that he, the complainant, had been the cause of his staying around New York so long, because he, the complainant, had taken so long to collect money for him. He, the

complainant, explained that it was not his fault, and that he, the complainant, had written to a number of gentlemen for assistance, but that they, of course, had taken their time to reply. He, the witness, tried to change the subject of the conversation, so as to quiet the defendant, who was very much excited. Knowing that the defendant had made himself very unpleasant to the inmates of his, the complainant's, house, when he, the complainant, reached his home, he entered his front door, he was about to close it, telling him to wait until he, the complainant, could get the money that he had collected. The defendant said that it was cold, and asked him, the complainant, to allow him to go into the hall, and he, the complainant, allowed him to do so. He, the complainant, walked through the hall to the glass door at the rear of the hall, and closed the door after him, the complainant, and ran up stairs to get the money for the defendant. He heard the defendant call after him. He believed the defendant only called out his, the complainant's, name. He, the complainant, ran down to the hallway again with the money. The whole proceeding did

not take more than a minute or a minute and a half. He found the defendant standing at the glass door, at the rear of the hall. He said to the defendant, "Here is the money that I have collected for you." The defendant grumbled, and the complainant said, "There is only one thing that I can say to you. Don't speak so much. Let me speak. You must take your choice. You must either take this money that I have for you, or else I must call a policeman." The defendant kept on grumbling and talking loud, and he, the witness, walked to the street door and held it open, and also held out the money to the defendant, saying, "Here is the money that I have for you. You had better take it and go." The defendant said, "How much is it," and he the witness, said, "Never mind how much it is. You had better take it and go. That is all I have for you." The defendant said that he wanted to know how much it was, and sat down on a settee in the hall, saying that he would not go. He, the witness, then closed the door and went up to him and put his hand on his shoulder, and said, persuasively, "You had better take the money and go. What is the use?"

The defendant then stoop up and seemed to be about to put his hand on his, the complainant's, shoulder. He, the witness, stepped back, and kept at a little distance from the defendant. The defendant moved towards the street door, and became more and more angry, and called him, the witness, in Arabic, "Dog." He, the witness, took not the slightest notice, and then the defendant drew back his coat and drew a pistol. The barrel of the pistol was shiny. He, the witness, was conscious that the defendant took somewhat of a deliberate aim, and shot at him, the witness. He, the witness, after the shot, said, "Now what have you done?" He, the witness, turned away and walked quietly along the hall and up stairs. The bullet wounded him, the witness, at the lower end of the abdomen, and lodged in the peritoneum. The bullet was cut out by the surgeon. Just before the defendant fired the shot, and before he threw back the lapel of his coat, he said, "Give me a hundred dollars, or I will shoot," and then stepped back and fired. He fired but one shot. The defendant was brought to his, the witness's, house about a week after, for identifica-

tion, He, the witness, was still under the care of Doctor McBierney, and he, the complainant, was present at the trial against the advice of his doctor.

In cross-examination the witness testified that the synagogue was at #5 West 19th street. When he first saw the defendant at the synagogue, the defendant was perfectly calm and collected, and continued to be until he told the defendant what Messrs. Goldfrank & Frank had said about him.

CHARLES JACOB testified that he was a detective officer attached to the Police Central Office. He first heard of the shooting of Doctor Mendes on the morning of the 6th of March, 1892. After hearing of the shooting he made a search for the defendant. He first found a trace of the defendant down Oliver street. The defendant seemed to be unknown to everybody. He finally learned that he had some friends living in Oliver street. These friends had heard or seen nothing of him. Detective Sergeant Heidelberg and the witness finally learned that the defendant had been living in a lodging house in the Bowery two or

three days before the shooting. They went there and found a satchel. In the satchel was a Jewish praying shwal, and three or four cartridges, and several time-tables on different railroads. They learned that the satchel had been left there by Mizrachee, but he did not return for it. They found Mizrachee's name written on the time-tables in lead pencil. They then traced the defendant to Philadelphia. He, the witness, was sent by Inspector Byrnes to Philadelphia, to look for the defendant. He, the witness, was there nearly three days, and finally found the defendant in Arch street, Philadelphia, peddling plated jewelry. He the witness had a young man with him who knew the defendant, and he pointed the defendant out. The defendant was then placed under arrest. The arrest was made at the corner of Eighth and Arch streets. He, the witness, could not recollect the precise day of the arrest. The defendant positively refused to return to New York, and he, the witness, had to obtain a requisition. The defendant asked what he was arrested for, and he, the witness, told the defendant. The defendant said, "I don't know.

Doctor Mendes. I never saw him in my life. You are making a mistake." He, the witness, said that he would be responsible for any mistake that he made. After he locked the defendant up in Philadelphia, he asked him if he would come on to New York voluntarily, if he was in his company. The defendant told him that he had a right to stay in Philadelphia and that he was going to use every right that he had, and he would not go to New York. The defendant, even after he was surrendered by a magistrate, threw himself on the floor, and he, the witness, had to obtain assistance and lift the defendant bodily into a patrol wagon and take him to the train. At the Police Central Office in this city, Inspector Byrnes ordered Sergeant Heidelberg and the witness to take the defendant to Doctor Mendes's house. They obtained a coach and took him there. Doctor Mendes was lying on the bed, and they took the defendant into the room, and the doctor identified him. The doctor said, "You see, Mizrachee, you see what you have done," and the defendant made no answer at all, and, when they got the defendant down stairs, he still persistently

denied that he had ever seen Doctor Mendes.

CHARLES HEIDELBERG testified that he was a detective sergeant, attached to the Police Central Office. He went to Philadelphia with Detective Jacob to assist in the arrest and extradition of the defendant. His recollection of it was that it was on the Saturday following the shooting that Mizrachee was brought back to New York. The Saturday following the shooting would be the 12th of March. He, the witness, had a conversation with the defendant, after his arrest, and asked him what his name was, and the defendant said that his name was not Mizrachee, but Solomons, and he, the witness, asked the defendant, "How is it that you have those letters in your possession---one from Dr. Mendes?" And the defendant said they were given to him by a fellow lodger in Philadelphia. He also said that he had been in Philadelphia for a month. He said that nobody had ever seen him with Dr. Mendes in his life. He did not know Dr. Mendes. When he, the witness, went with detective Jacob in a carriage to Dr. Mendes's house, with the defendant, on the

11

stoop, he, the witness, said to the defendant, "If you know Dr. Mendes, you had better tell the truth now," and the defendant replied, "Dr. Mendes don't know me and I don't know him." After they came from the complainant's room, the defendant still persisted in saying that he did not know Dr. Mendes, and added, "That man tells a very bad lie about me. I don't know him at all."

FOR THE DEFENSE, JOSE MIZRACHEE, THE DEFENDANT, testified that he did not know Dr. Mendes, and he had never seen him before he was arrested and taken to the Doctor's house. The Doctor's story about him was a lie. He, the defendant, did not shoot Dr. Mendes, and did not meet him in the synagogue or accompany him to his home. He went to the synagogue about a year before this trial, and three or four men called him bad names and hit him and broke his chest, and he had suffered ever since. These men were named Phillips, Levy, and Allis. He, the defendant, was a Frenchman, born in Algeria.

In cross-examination, the defendant testified that he was thirty-three years of age, and had been in

the United States about eight years. He came to the United States from France--from Havre. He did not know the name of the ship he came on. He landed in Philadelphia and remained there about two weeks, and then he went into the country, selling French jewelry. Three months later he went to Vera Cruz and remained there a short time, and then went elsewhere in the neighborhood of Vera Cruz, peddling goods all the while. From Vera Cruz he came to this City. He came by railway to New York. He did not come direct. He spent about a hundred dollars on the road, stopped at several places, Chichauha, and ElPaso. He had been in New York about two months. He stopped for some time in New Jersey, in Newark. He lived there in a boarding house. He was taken sick and taken to an hospital in Newark. Then he went to Philadelphia and peddled his goods. He bought some goods in New York, from a Mr. Newburgh. He did not know in what street it was. Mr. Newburgh had a store. He had some credit with Mr. Newburgh, to the extent of fifty dollars. He could not write. Whenever he paid for fifty dollars worth of goods, he was entitled to a credit of fifty

13

dollars more. He recollected his arrest in Philadelphia. He remembered when detective Jacob put him in prison in Philadelphia for ten days. He was selling his goods at the time.

IN REBUTTAL, DORA HOFFERMEYER testified that she was formerly a servant in the employ of Dr. Mendes. She had often seen the defendant at Dr. Mendes's house, during the five months that she was employed there. On the night of the fifth of March, she heard the defendant's voice in the hallway of Dr. Mendes's house. She heard the report of the pistol, and saw the defendant's hat and coat as he left the house.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Jose Mizrachee

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

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

The said

Jose Mizrachee
late of the City of New York, in the County of New York aforesaid, on the *fifth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, at the City and County aforesaid, in and upon the body of one *Henry P. Mendes* in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said *Henry P. Mendes* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Jose Mizrachee* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent *him* the said *Henry P. Mendes* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said

Jose Mizrachee
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Henry P. Mendes* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against the said *Henry P. Mendes* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Jose Mizrachee* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

BOX:

472

FOLDER:

4328

DESCRIPTION:

Mobley, Perrky L.

DATE:

03/11/92



4328

POOR QUALITY ORIGINAL

Witnesses

Wm. E. Mansfield
Off. Printer

35/
Wm. E. Mansfield

Counsel,
Filed *11* day of *March* 189*2*

Pleads, *Myself*

THE PEOPLE
19-6-1892
Wm. E. Mansfield
Grand Larceny, *second* Degree.
[Sections 628, 629, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Wm. E. Mansfield

Part 2. March 15/92 Foreman.
Pleaded guilty - 4. 7. 2. 4 day
Wm. E. Mansfield

E. C. Ref. 92

POOR QUALITY ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

John L. Branch
Police Officer of No.

aged _____ years occupation

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Mark E. Merrifield*

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

Sworn to before me, this
day of *March* 189*2*

John L. Branch

H. J. ...
Police Justice.

POOR QUALITY ORIGINAL

Police Court

1 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Mark E Merrifield

of No. The Continental Hotel Broadway Street, aged 25 years.

occupation Manager of Hotel being duly sworn,

deposes and says, that on the 20th day of February 1892 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 last time, the following property, viz:

One gold cased watch of the value of forty dollars

the property of Mrs Morrison a guest of said Hotel, said property being in deponent's charge and care 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 Ferry Holby

from him, from the fact that said Holby was in the employ of said Hotel as a "bell boy."

That upon said date said property was reported stolen from the room of said Mrs Morrison by Mrs Morrison to deponent, she at the time giving deponent the number of the stolen watch, which was 109424 Waltham make.

Deponent now says that he has been informed by Officer John L. Branch of 300 Mulberry Street that he arrested said Holby and upon his person found a pawn ticket

Sworn to before me, this 1892 day of Police Justice.

**POOR QUALITY
ORIGINAL**

calling for a watch, that he obtained
the watch framed which bears
the number 109437 and that said
Maddy confessed to have stolen
the watch.

Mark E. Mansfield.

Sworn to before me this
4th day of March 1892

W. D. M. M. M.
Police Justice

M

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Perry Molby 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. *Perry Molby*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *450. C. Ave.*

Question. What is your business or profession?

Answer. *Hall boy. (Hotel)*

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*

P. L. Molby

Taken before me this

day of

March
1892

Police Justice.

POOR QUALITY ORIGINAL

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

2031 No. 1
Police Court... District... 275

THE PEOPLE, etc.,
ON THE COMPLAINT OF

Mark B. Woodbridge
The District Attorney
205th Street
Long Beach, Cal.
Office
Saula Casper

Date: March 18, 1892
Magistrate
Frank X. O'Neil

Witnesses
Call O'Brien
Precinct.



No. 1372
to answer
Street
S. S.

Committed to

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 Fifteen 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..... 18 Police Justice.

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

Dated..... 18 Police Justice.

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

Dated..... 18 Police Justice.

POOR QUALITY ORIGINAL

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 D. Madley

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

Henry D. Madley

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

The said *Henry D. Madley*

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

one watch of the value of forty
dollars,

of the goods, chattels and personal property of one *Edward J. Merrifield,*

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.

Edward J. Merrifield
Attorney



0900

POOR QUALITY ORIGINAL

Police Court

1 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Mark E. Merrifield

of No. The Continental Hotel, Broadway & 20th Street, aged 25 years,
occupation Manager of Hotel being duly sworn,
deposes and says, that on the 30th day of February 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One gold cased watch of
the value of Forty dollars

the property of Mrs Morrison a guest
of said Hotel, said property
being in deponent's charge and
care and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by James Holby

from her, from the fact that said
Holby was in the employ of
said Hotel as a "bell boy."

That upon said date said property
was reported stolen from the room
of said Mrs Morrison by Mrs Morrison
to deponent, she at the time giving
deponent ^{the} number of the stolen watch,
which was 107,424 Waltham make.

Deponent now says that he has been
informed by Officer John L. Branch
of 300 Mulberry Street that he
arrested said Holby and upon
his person found a pawn ticket

Sworn to before me, this

189

Police Justice.

0901

POOR QUALITY
ORIGINAL

calling for a watch that he obtained
the watch framed which bears
the number 109.437 and that said
Maddy confessed to have stolen
the watch.

Mark E. Merrifield.

Sworn to before me this
4th day of March 1892

W. W. W. W. W.
Police Justice

M.

0902

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Perry Mobley 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. *Perry Mobley*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *450. C. Ave.*

Question. What is your business or profession?

Answer. *Ball boy. (Hotel)*

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*

P. L. Mobley

Taken before me this *4*
day of *March* 189*2*
H. M. ...
Police Justice.

0903

POOR QUALITY ORIGINAL

BAILLED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

2e 3r No. 1
Police Court
District

THE PEOPLE, Re.
ON THE COMPLAINT OF

Magistrate
James M. ...
James M. ...

Date: *March 17 1892*

Magistrate
Strand's Office

Witnesses:
Call O'Brien



No. _____
Street _____

No. *1572*
to answer *J. J.*
Street _____

Committee

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 *fifteen* 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 _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0904

POOR QUALITY ORIGINAL

505

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 D. Madley

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

Henry D. Madley

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

The said *Henry D. Madley*

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

one watch of the value of forty dollars,

of the goods, chattels and personal property of one *Edward D. Merrill*,

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.

Edmund D. Merrill
Attorney

0905

BOX:

472

FOLDER:

4328

DESCRIPTION:

Montague, Rose

DATE:

03/29/92



4328

0906

BOX:

472

FOLDER:

4328

DESCRIPTION:

Montague, Rose

DATE:

03/29/92



4328

0907

POOR QUALITY ORIGINAL

Witnesses:

Alexander Manning
W. Melan 22/91

No. 119
De Lancey

Counsel,
Filed *29* day of *March* 189*2*
Pleas, *Admittance*

Grand Larceny,
[Sections 228, 229,
Penal Code.]

THE PEOPLE

vs.

R
Rose Montague

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

De Lancey

Foreman.

April 5 1892
Part 3. April 5 1892
Placed Petition Larceny
Pen 6 mas *D.S.M.*

0900

POOR QUALITY ORIGINAL

Police Court District Affidavit—Larceny.

City and County of New York ss: Alexander Winning

of No. 554 West 51st Street, aged 38 years,

occupation Bricklayer being duly sworn,

deposes and says, that on the 17th day of March 1892 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 time, the following property, viz:

One Silver watch on a Gold Chain and six dollars in gold and couple moneys of the United States the whole valued at about Sixty dollars

\$60.00

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 Rose Montague (number)

from the fact that deponent had said property in a closet in said premises. That he missed it. That deponent went to a pawn office with office Phelan and defendant and said defendant was identified by [unclear] as the person that pawned said property which deponent subsequently identified as the property of deponent stolen as aforesaid. Deponent therefore charges the defendant with having stolen said property and prays that she be held to answer Alexander Winning

Sworn to before me, this 18th day of March 1892, [Signature] Police Justice.

POOR QUALITY ORIGINAL

0909

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 4 DISTRICT.

Oliver E. Townsend

of No. *309 West 44th* Street, aged *30* years,

occupation *clerk* being duly sworn deposes and says,

that on the *17* day of *March* 188*9*

at the City of New York, in the County of New York, *Rose Montague*,

the defendant came to the pawn office

N. 726-10th Avenue kept by one Charles

Warr, and in which deponent is employed

as a clerk and pledged the property

mentioned in the within complaint and

deponent fully identifies her

Oliver E. Townsend

Sworn to before me, this

of *March*

188*9*

19 day

[Signature]
Police Justice

[Lined area for additional text]

0910

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

4th District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Rose Montague 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 *her*; that the statement is designed to enable *her* if he see fit to answer the charge and explain the facts alleged against *her* that he is at liberty to waive making a statement, and that *her* waiver cannot be used against *her* on the trial.

Question. What is your name?

Answer. *Rose Montague*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *554 West 51st Street 2 weeks*

Question. What is your business or profession?

Answer. *Keeps Home*

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*
Rose^{Montague} Mark

Taken before me this *18th* day of *March* 189*7*

Police Justice *[Signature]*

POOR QUALITY ORIGINAL

930 9th
9th March 19th 1892

Police Court...

319
1891
District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

McCarthy Newman
557 47 St
Roe Montague

Offense Larceny

Dated, March 18th 1892

Magistrate
Stapan

Officer
Malan

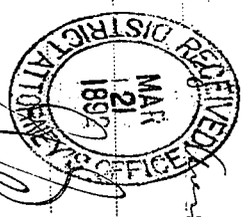
22 Precinct

Witnesses
all the officers

No. Blues & Stapman
Street

No. 726
Street

No. 570
Street



Car

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 she be held to answer the same, and she be admitted to bail in the sum of two Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until she give such bail.

Dated, March 19th 1892
[Signature] Police Justice

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0912

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Rose Montague

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

Rose Montague

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

The said Rose Montague

late of the City of New York, in the County of New York aforesaid, on the 17th day of March in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms,

one watch of the value of twenty-five dollars, one chain of the value of thirty dollars, and the sum of six dollars in money, lawful money of the United States of America, and of the value of six dollars

of the goods, chattels and personal property of one Alexander Wessing

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

POOR QUALITY
ORIGINAL

0913

SECOND COUNT—

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

Rose Montague

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

The said

Rose Montague

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

*one watch of the value of
twenty five dollars, one chain
of the value of thirty dollars,
and the sum of six dollars
in money, lawful money of the
United States of America, and of
the value of six dollars*

of the goods, chattels and personal property of one *Alexander Winning*

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

unlawfully and unjustly did feloniously receive and have; the said

Rose Montague

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

DE LANCEY NICOLL,

District Attorney.

0914

BOX:

472

FOLDER:

4328

DESCRIPTION:

Moore, Joseph

DATE:

03/02/92



4328

0915

POOR QUALITY ORIGINAL

Witnesses:

348
Counsel,
Filed day of Nov 1890
Pleads,

THE PEOPLE
vs.
Joseph Moore, Jr.
Grand Larceny, Second Degree.
[Sections 528, 531 Penal Code]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL,

Henry D. Garrison Foreman
J. H. 3/1/90
March 21/90
S. P. 3 mis & H. mo.
R. B. M.

0916

POOR QUALITY ORIGINAL

(1305)

Police Court 4 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 456 10 Chrime Street, aged 57 years,
occupation Baker being duly sworn,
deposes and says, that on the 22 day of February 1892 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:

Good and lawful
money of the United States
to the amount of sixty five dollars
8
65.00
100

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 Joseph Moore Jr. (now here)

from the fact that said money
was in a room in said premises
under a pillow and deponent left
said defendant in said room
and shortly after the departure of said
defendant from said room deponent missed
the said money. Deponent caused the arrest
of said defendant by Officer Michael Phalen
of the 22nd Precinct Police. Said defendant
admits and confesses that he did
take said and carry away said property

Joseph Moore

Sworn to before me this 23 day of Feb 1892

Police Officer

[Handwritten signature]

0918

POOR QUALITY ORIGINAL

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

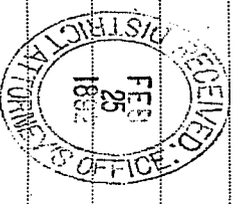
Joseph M. ...
Joseph M. ...

Office *James L. ...*

Dated *July 23* 18*92*

Magistrate
W. ... Officer.

Witnesses
...



No. *1000* 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 *Alfred ...*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *July 23* 18*92* *...* Police Justice.

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

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

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

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

0919

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,

against Joseph Moore, the younger.

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

The said Joseph Moore, the younger -

late of the City of New York in the County of New York aforesaid, on the 22nd day of February in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day - time of said 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 thirty-five

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 thirty-five

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

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

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 Joseph Moore, the elder 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.

DE LANCEY NICOLL, District Attorney.

0920

BOX:

472

FOLDER:

4328

DESCRIPTION:

Moran, John

DATE:

03/02/92



4328

POOR QUALITY ORIGINAL

0921

Witnesses:

James L. ...

John ...

[Signature]

Counsel,

Filed

day of *April* 189*6*

Pleads,

THE PEOPLE

vs.

John Moran

DE LANCEY NICOLL,

District Attorney.

Grand Larceny, *Second* Degree. [Sections 528, 534, Penal Code.]

A TRUE BILL

[Signature]
Foreman.

[Signature]

Cuth, Porter.

[Signature]

1922

POOR QUALITY ORIGINAL

Court of
General Sessions
The People

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23D STREET,

New York, February 28 1892

vs.
John Moran

CASE NO. 62912 OFFICER Schullter
 DATE OF ARREST February 26th 1892
 CHARGE Larceny (fel.)
 AGE OF CHILD 13 years
 RELIGION Catholic
 FATHER John
 MOTHER Bridget
 RESIDENCE 457 West 32^d Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT on Decem-
ber 16th 1891 boy was arrested as a
suspicious person, but on December 17th
his innocence being proven he was dis-
charged.

Boy's home is clean and comfortable.
His parents are well spoken off and
they desire to have boy committed to
the Catholic Protectors.

All which is respectfully submitted,

J. Hillows Secretary
Riff

To the Court

1923

POOR QUALITY ORIGINAL

13
US 9132

*Court of
General Sessions.*

The People

v.

John Moran

PENAL CODE

**Report of the New York Society
for the Prevention of Cruelty
to Children.**

ELBRIDGE T. CERRY,

President, &c.,

100 East 23d Street,

NEW YORK CITY.

924

**POOR QUALITY
ORIGINAL**

(COPY)

March 14, 1894.

Society ' s Officer at 551 West 32nd Street found the Moran family in three, clean and comfortable rooms.

The father is the janitor of the tenement and has been for the past four years. He says he would like to have the boy home and will put him to work to drive one of his horses.

Officer saw Mr. Doyle, the Landlord of the house, who gave the Moran family an excellent "character ".

The neighbors also speak very highly of the man and his family

925

POOR QUALITY
ORIGINAL

— THE —
NEW YORK CATHOLIC PROTECTOR,
OFFICE
415 Broome Street,

New York, March 11th 1894

Mrs N. Penney Esq
Asst Clerk Court of General Session
No 32 Chambers Street

Dear Sir:

In response to your esteemed
favor of the 15 inst stating
that his Honor Judge Martine
recommended the discharge of
John Moran committed to this
institution March 4th 1894, I
beg leave to say that it will receive
my earnest attention and compliance
with Judge Martine's request, if
the report of the boys' conduct

926

POOR QUALITY ORIGINAL

from those immediately in
charge of him is favorable
Yours very truly
Bryan Lawrence
Assistant
Sergeant

26/4/92

1927

POOR QUALITY ORIGINAL

NEW YORK CATHOLIC PROTECTOR,
OFFICE:
415 Broome Street,

New York, March 21 1894

Wm H Permy Esq
Asst Clerk
Genl Sessions.

Dear Sir

The boy John Moran about
whose case you wrote out
President on March 15 was
sent home on March 17 1894

Kindly report the matter to Hon.
Randolph B. Martine & oblige
Yours very respectfully
Timothy Jordan

0928

POOR QUALITY ORIGINAL

(1805)

Police Court 2 District. Affidavit—Larceny.

City and County }
of New York, } ss.

Amos Sweet

of No. 236 West 34th Street, aged 50 years,

occupation Housekeeper being duly sworn,

deposes and says, that on the 15 day of February 1892 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:

Good and lawful money of the United States of the amount and value of thirty five thirty five dollars

J. J. S.

the property of Deponent

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

The deponent was entrusted with the said money by deponent on said date. He was a distressed messenger boy and it was his duty to deliver said money to Mr James Scott at the corner of Broadway and Maiden Lane, and deponent did not deliver said money but feloniously appropriated the same to his own use. Deponent is informed by the said James Scott that he never received the said money.

Susan Sweet

Sworn to before me, this 15 day of February 1892
John J. S.
Police Justice.

0929

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

James Scott

aged 36 years, occupation Exp of No.

177 Broadway Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Ansou Sweet

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

Sworn to before me, this 27 day of February 1890 } *James Scott*

Wm. G. Gandy
Police Justice.

(3602)

Lined area for additional text or notes.

0930

POOR QUALITY ORIGINAL

(1235) Sec. 198-200. District Police Court

CITY AND COUNTY OF NEW YORK, ss.

John Moran

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

Question. What is your name?

Answer. John Moran

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. N. S.

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

Answer. 451 West 32 St - 3 years

Question. What is your business or profession?

Answer. Delivery Messenger

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. A boy named William

Brady told me the story

John Moran

Taken before me this 27 day of February 1898 by Police Justice.

POOR QUALITY ORIGINAL

13931

Police Court... 2 District. 247

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Moran
206 St. 32nd St.

Henry Brady
Offence

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Jul 27

1892

Joseph H. Sullivan
Magistrate

Henry Brady
Precinct

Witnesses

No.

Henry Brady
John Moran
Street

No.

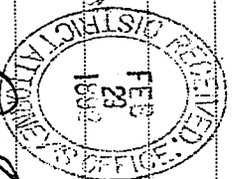
Street

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

John Moran

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 *Jul 27* 1892 *Henry Brady* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0932

POOR QUALITY ORIGINAL

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 Moran

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

John Moran

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

The said

John Moran

late of the City of New York in the County of New York aforesaid, on the 18th day of February in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day time of said 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

\$35.00

thirty-five

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

thirty-five

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

thirty-five

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

thirty-five

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

thirty-five dollars

of the goods, chattels and personal property of one

Susan Sweet

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.

DE LANCEY NICOLL,

District Attorney.

0933

BOX:

472

FOLDER:

4328

DESCRIPTION:

Moran, Mary A.

DATE:

03/02/92



4328

0934

POOR QUALITY ORIGINAL

343
Counsel,
Filed
Pleads, *Amably*
day of *March* 1892

Attempt at Asson
in the third degree,
[Sections 343, 488, Penal Code]

THE PEOPLE

vs.

F

Mary A. Moran

DE LANCEY NICOLL,
District Attorney.

Sumner
April 16, 1892

A TRUE BILL.

Henry D. Garrison
April 19/92 Foreman.
Leah Dudley
Pen 2 months.

Witness:
Wm Mitchell
Chas. J. Burton
Theodore W. Ham

*The witness says
is not aggressive
and the act was
more of a heedless
act rather than
an act of arson
I am informed
by Mr Mitchell
Police Marshal
that he joins with
me in saying
extreme clerk
to the dept*

W. L. Lyon
A. D. Atty
April 19/92

0935

POOR QUALITY ORIGINAL

Police Court, 6th District.

City and County of New York, } ss.

James Mitchell

of No. 159 East 67th Street, aged 52 years, occupation Fire Marshal

being duly sworn, deposes and says,

that on the 12th day of February 1892 at the City of New York, in the County of New York, one Mary A. Moran, now

present, did, at or about the hour of five o'clock in the afternoon, in violation of law made and provided, wilfully and maliciously attempt to set on fire and burn a certain building situated on Valentine Avenue between 180th and 181st Sts in the twenty-fourth Ward of said city, the same being a dwelling house which was unoccupied and empty at the time of the making of said attempt; that the said Mary A. Moran was seen by one Charles Igglesden, the owner of said building, and by one Theodore Dunham, standing at the door of said building with a kerosene oil can in her hand at the time when the aforesaid Igglesden and Dunham discovered smoke and flame coming from under said door; that the said Mary A. Moran, when approached, threw the can aside and ran away, and when arrested a few minutes thereafter was found to have in her possession a number of matches; that kerosene oil was found to have been poured on the door and floor of said building, and that said oil was found to be burning when the building was entered -

Deponent further says that the said Mary A. Moran did a few days previous to the said 12th day of February, to wit, on the 7th day of February, when ordered by the aforesaid Charles Igglesden, ~~to leave~~ to leave another and contiguous building, the property of the said Igglesden, in which she had been living on sufferance, threaten to get square with the said Charles Igglesden, and that the aforesaid attempt to burn

0936

POOR QUALITY ORIGINAL

was made through spite and revenge because of the action of the said Charles Agglesden in requiring the said Mary A. Moran to leave the said premises - All of which is set forth on information and belief -

Jas. Mitchell

Sworn to before me }
this fifteenth day of }
February 1892 }

M. W. Wells
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
Prison of the City of New York, until he give such bail.
Hundred Dollars, and be committed to the Warden and Keeper of the City
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Dated _____ 1888
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated _____ 1888
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 _____ 1888
Police Justice.

Police Court-- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ss.

1 _____
2 _____
3 _____
4 _____

Offence, _____

Dated _____ 1888

Magistrate. _____
Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____ Sessions _____

0937

POOR QUALITY ORIGINAL

1877.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Eggleston

aged 29 years, occupation Laborer of No.

181st Street - near Hoffman St ~~Street~~, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of James Mitchell

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

Sworn to before me, this 15th
day of February 1892.

Charles Eggleston

H. W. [Signature]

Police Justice.

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Theodore Dunham

aged 32 years, occupation Laborer of No.

176th St & Franklin Ave ~~Street~~, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of James Mitchell

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

Sworn to before me, this 15th
day of February 1892.

Theodore Dunham

H. W. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0938

Stc

District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss:
OF NEW YORK,

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

Question. What is your name?

Answer. *Mary A Morau.*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *181st Street, Valentinus Avenue, 2 years*

Question. What is your business or profession?

Answer. *House Keeper*

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, Mary A Morau*

Taken before me this *1st*

day of *February 1892*

Wm. H. Hald

Police Justice.

POOR QUALITY ORIGINAL

0939

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 6 DISTRICT.

Walter Kaine
of No. 34th West 100th Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says
that on the 12th day of February 1892
at the City of New York, in the County of New York defendant arrested

Mary A. Moran (now here)
on complaint of Charles Eggertson
who charged the defendant with
having set fire to the premises situate
on Valentine Avenue and 181st Street.
Defendant further says that he has
not the necessary evidence now in
Court to make a complaint - and
prays that the defendant be held to
enable the fire marshal to investigate
the case.
Walter Kaine

Sworn to before me, this 15th day of Feb 1892

Police Justice

0940

POOR QUALITY ORIGINAL

Police Court-- 6 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary A. Munro vs.

AFFIDAVIT.
Wm

Dated Feb 13 1892

Welde Magistrate.

Kennie Officer.

-Witness, 34

Disposition,

4 p. 9. AM. 15th

POOR QUALITY ORIGINAL

0941

Police Court... 6 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jenna Mitchell
157 East 67th St
Mary A Morau

1
2
3
4
Offence *Arson*

Date *February 15th* 1892

Charles Miller Magistrate

Walter F. Kane Officer

34 Precinct

Witnesses *Charles J. Lander*

To *119th Street near Myrtle* Street

Theodore Duvalier

176th Street - Franklin Avenue

No. *1000* Street

\$ *1000*



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

Mary A Morau

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

Dated *February* 1892 *W. F. Kane* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0942

POOR QUALITY ORIGINAL

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary A. Moran

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

indictment, accuse Mary A. Moran of the crime of attempting to commit of the crime of Arson in the third degree,

committed as follows:

The said Mary A. Moran,

late of the City of New York, in the County of New York aforesaid, on the 2nd day of February in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid,

a certain building of one Charles Jaffersen, there situate, feloniously, willfully and maliciously attempt to set on fire and burn, against the form of the Statute in such

0943

POOR QUALITY ORIGINAL

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

De Lancy Nicoll,
Sicut Attorney

3944

BOX:

472

FOLDER:

4328

DESCRIPTION:

Morrissey, William P.

DATE:

03/01/92



4328

0945

POOR QUALITY ORIGINAL

376
Tues day

Counsel,
Filed *March 1892*
Plends, *W. J. [unclear]*

Burglary in the *Second degree* [Section 497]

THE PEOPLE
vs.
W. J. [unclear]

William J. Morrissey

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray S. [unclear]
Foreman.

Per 3 March 1912
Pleas - Burg 3rd Dec 11

Ed. [unclear]
March 1912

Witnesses:

John A. [unclear]
John Shuley

0946

POOR QUALITY ORIGINAL

Police Court— L District.

City and County } ss.:
of New York,

of No. 324 East 54 Street, aged 38 years,
occupation House keeper being duly sworn

deposes and says, that the premises No. 324 East 54 Street, 19 Ward
in the City and County aforesaid the said being a four story brick

Dwelling
and which was occupied by deponent as a Dwelling
and in which there was at the time a human being, by name Deponent and

husband and four children
were BURGLARIOUSLY entered by means of forcibly opening the
shutter of a window and opening said
window leading into deponents apartment

on the 23 day of November 1891 in the night time, and the
following property feloniously attempted to be taken, stolen, and carried away, viz:

A quantity of
wearing apparel of the value
of about twenty dollars

the property of Deponent and family
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
William P. Womsey
(nowhere)

for the reasons following, to wit: from the fact that deponent
securely closed said window on retiring
at about the hour of ten o'clock on the
22 day of November 1891 at about the
hour 2 o'clock am on the 23 day of November
1891 deponent was awakened by a noise
in the room. Deponent saw a man in
said room and said window open
in the manner described above. Deponent is

0947

POOR QUALITY ORIGINAL

is informed by Officer Michael Shelley of the 53 Precinct that he arrested the said defendant. Deponent has seen said defendant and fully and positively identifies him as the party deponent discovered in said apartment on said date and asks that he may be dealt with as the law directs.

Sworn to before me this } Amos James De Loughery
14 day of November 1894 }
John P. Ryan
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1894
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1894
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 1894
Police Justice.

Police Court, District, Office—BURGLARY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Dated 1894
Magistrate.
Officer.
Clerk.
Witness,
No. Street,
No. Street,
No. Street,
\$ to answer General Sessions.

0948

POOR QUALITY ORIGINAL

Sec. 198-200.

U District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

William P. Morrissey 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 P. Morrissey

Question. How old are you?

Answer. 21 Years

Question. Where were you born?

Answer. New York

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

Answer. 322 East 54 Street

Question. What is your business or profession?

Answer. Song Shores

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

Answer. I am not guilty, I don't
remember anything about it

Wm P Morrissey

Taken before me this
day of July 1921
John J. Ryan
Police Justice.

POOR QUALITY ORIGINAL

0949

BAILED,

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

James McLaughlin
374 East 137th St.
William P. Normandy

1
2
3
4
Offence *Burglary*

Dated *Feb 14* 18*92*

James Magistrate.
Shully Officer.

Witnesses *Shully W. Shully*
No. *53* *Oranor* Street.
Precinct: *23*

No. *23* *Oranor* Street.
James McLaughlin

No. *354* *East 137th St.*
William P. Normandy



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 *Feb 14* 18*92* *John Ryan* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0950

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William P. Morrissey

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

William P. Morrissey

of the CRIME OF BURGLARY in the second degree, committed as follows:

The said William P. Morrissey

late of the 19th Ward of the City of New York, in the County of New York aforesaid, on the twenty third day of November in the year of our Lord one thousand eight hundred and ninety-one in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Patrick De Loughrey

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said Patrick De Loughrey

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away,

[Large handwritten flourish]

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

De Lancey Nicoll
District Attorney

0951

BOX:

472

FOLDER:

4328

DESCRIPTION:

Mulloch, Harris

DATE:

03/02/92



4328

00952

POOR QUALITY ORIGINAL

Witnesses:

Mr. Sachs

.....
.....
.....
.....

[Signature]

Counsel, *[Signature]*
Filed *[Signature]* 189
Pleads, *[Signature]*

THE PEOPLE

vs.

[Signature]

Harris Mullock

[Signature]
Burglary in the Third Degree.
Section 488, N.Y.C.P.C.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.
[Signature]
[Signature]

7953

POOR QUALITY ORIGINAL

Police Court - 3rd District.

City and County of New York, ss.:

of No. 34 Kester Street, aged 32 years, occupation Sailor being duly sworn

deposes and says, that the premises No 34 Kester Street, 16 Ward in the City and County aforesaid the said being a two story brick building

and which was occupied by deponent as a Manufacture of clothing and in which there was at the time a human being, by name David Kasolinsky

we were BURGLARIOUSLY entered by means of forcibly pushed

through the Jack of Me of the rear window on the 2nd floor which held said window closed and raising said window and entering therein

on the 19th day of February 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Fourteen new Diamond Jack boats together of the value of over Two Hundred Dollars

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

Karris Mullock and John Doe acting in concert with each other

for the reasons following, to wit: That deponent securely locked and fastened the doors and windows in the second floor of said premises at the hour of eleven o'clock and thirty minutes P.M. on the 18th day of February and at about the hour of seven o'clock A.M. on the morning of the 19th day of February deponent discovered the said rear window open and discovered said burglary had been had been committed

0954

POOR QUALITY ORIGINAL

and said property taken stolen and carried away and dep. name of further inspection here performed by Barney Rosenthal of No 46 Forsyth Street that he saw the said Harris and another man coming out of No 32 Kester Street at about 12 hours two o'clock P.M. on the 19th day of February carrying a bundle between them of whose contents I have no knowledge and I am sure that said defendants may be apprehended and dealt with according to law

Sworn to before me this

23rd day of February

Charles H. Linton

Max Jones
5th Street
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 1888 Police Justice
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice
There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order he to be discharged.
Dated 1888 Police Justice

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of vs.
1. 2. 3. 4.
Dated 1888 Magistrate. Officer. Clerk.
Witnesses. No. Street. No. Street. No. Street.
§ to answer General Sessions.

0955

POOR QUALITY ORIGINAL

3

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Harris Mulloch 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. *Harris Mulloch*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *90 Henry St. 2 weeks*

Question. What is your business or profession?

Answer. *Coat - Presser*

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.*
Harris Mulloch
Trunk

Taken before me this *11* day of *March* 19*12*
Charles W. DeWitt
Police Justice.

7956

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Sales of No. James Rosenthal

46 South Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Myself

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

Sworn to before me this 23 day of July 1890, by James Rosenthal

Charles A. Linton
Police Justice.

1957

POOR QUALITY ORIGINAL

State of New York }
County of Broome } SS.

John J. O'Brien being duly sworn says that he resides in the City of New York, County of New York, that the name of Charles H. Lunter signed to the above warrant of arrest, is the handwriting of Charles H. Lunter who is a Police Officer of the City of New York, County of New York, by whom the above warrant was issued.

Subscribed and sworn to before me, this 25 day of July 1957.
J. J. O'Brien
Recorder

POOR QUALITY ORIGINAL

STATE OF NEW YORK,
County of Broome ss.

Due proof upon oath having been made before me that the name of Charles W. Tauter purporting to be signed to the warrant of arrest hereto annexed, in the handwriting of the said Charles W. Tauter the Justice in said warrant named. I do hereby authorize and direct any officer to whom the said warrant is directed, to execute the same within the said

County of Broome

DATED, Binghamton 24th 1882

J. W. Danvers
Recorder
City of Binghamton

1958

0959

POOR QUALITY ORIGINAL

Sec. 151.

Police Court 3 District.

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

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

of No. 34 Hester Street, that on the 19 day of Feb

1888 at the City of New York, in the County of New York, Harris Mulloch

and John Doe acting in concert did unlawfully break into and enter premises no. 34 Hester Street and feloniously steal therefrom property of the value of over two hundred dollars

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring them forthwith before me, at the 3rd DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 23rd day of February 1888
Charles H. Hunter POLICE JUSTICE.

1960

POOR QUALITY ORIGINAL

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

J. J. O'Brien Officer.

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated

24
PO Henry
Russic

188

Police Justice

The within named

POOR QUALITY ORIGINAL

0961

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

(W) 3 1/2 241
 Police Court, _____ District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Alvin Karpis
34 West 11th St
St. Paul, Minn.
 Offense, *Lump sum*

1
 2
 3
 4

Dated, *February 26* 189*2*

Alvin Karpis
 Magistrate.

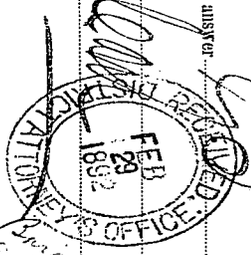
Witnesses
Alvin Karpis
 Street

No. *46* Street
Alvin Karpis
 Street

No. *34* Street
Alvin Karpis
 Street

No. *34* Street
Alvin Karpis
 Street

\$ *1000* to answer



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

_____ guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *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, *Feb 26* 189*2* *Charles Hamilton* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0962

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Harris Mullock

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

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

The said *Harris Mullock*

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *February* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of
one *Max Sachs*

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

0963

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Harris Mullock

of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Harris Mullock*

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

fourteen coats of the value of fifteen dollars each

[Large handwritten flourish]

of the goods, chattels and personal property of one

Max Sachs

in the

building

of the said

Max Sachs

there situate, then and there being found, in the *building* 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.

0964

POOR QUALITY ORIGINAL

THIRD COUNT:

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

Harris Mullock

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

The said *Harris Mullock*

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

*fourteen coats of the value
of fifteen dollars each*

of the goods, chattels and personal property of *Max Sachs*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Max Sachs*

unlawfully and unjustly did feloniously receive and have; (the said

Harris Mullock

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

DE LANCEY NICOLL,

District Attorney.

0965

BOX:

472

FOLDER:

4328

DESCRIPTION:

Murphy, Henry E.

DATE:

03/23/92



4328

0966

POOR QUALITY ORIGINAL

debt has served a term
in S.P. in 1892 R.B.M.

Witness:
James Kelly
Off - Valley Co.

20-114 Harris

Counsel,
Filed 23 day of March 1892
Pleads *Murphy*

37
Shawmut Bk. Co.
133 E. 64 St.
Henry E. Murphy
(2 cases)

Grand Larceny, 2d Degree, [Sections 528, 529, 530 Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Alfred S. ...

Sub 2 - Grand 28, 1892
Pleads *Epiphany*
S.P. 3 yrs & 4 mo
R.B.M.

7967

POOR QUALITY ORIGINAL

(1865)

Police Court— 4th District. Affidavit—Larceny.

City and County of New York, ss. Florence Kelly

of No. 129 West 69th Street, aged 723 years,

occupation Actress being duly sworn,

deposes and says, that on the 5 day of March 1892 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:

Three Bracelets, One String Gold Beads

One Silver Soap Box, One Silver ^{toothbrush} Brush

~~Three~~ Gold Finger Rings and One

Gold Finger Ring set with a diamond

and all of the value of about two hundred and fifty dollars

the property of deponent and Jessie Combs and

all in charge and in the custody of deponent.

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

and carried away by Henry Campbell (nowhere)

with the intent to deprive ~~me~~ deponent

of the property from the fact that

all of said property was in deponent's

apartment in premises No. 129 West 69th Street and said deponent also occupied

a room in the aforesaid premises and

at about the hour of 10 P.M. on the aforesaid

day deponent missed said property

and deponent is informed by

Detective Sergeant James F. Wallley of the Central Office that he Wallley found the

said Gold Finger Ring set with a diamond in his defendant's possession, which

Ring deponent identifies as being part

Sworn to before me this 1892 day

Police Justice

0968

POOR QUALITY ORIGINAL

of the property which had been taken
down and carried away in the manner
aforesaid.

Respondent therefore charges said
George Murphy with having committed
said larceny and asks that he may be
dealt with as the law may direct.

Sworn to before me this
11th day of March 1992

John J. Ryan }
Justice of the Peace } Finance Kelly

0969

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Detective Sergeant of No. 300 West Street, being duly sworn, deposes and

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

Sworn to before me, this March day of 1890 James A. Tracy

John A. Ryan
Police Justice.

0970

POOR QUALITY ORIGINAL

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. Henry E. Murphy

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. New Brunswick

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

Answer. 74 163 East 34 Street about 3 days

Question. What is your business or profession?

Answer. Shoe-maker

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

Answer. I am not guilty
Henry E. Murphy

Taken before me this
day of April
1888
John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

7971

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James T. Kelly
129th St
Henry Murphy

2
3
4

Offense

Larceny

Dated

March 11 1892

Residence

Magistrate
John J. Murphy
200

Witness

No. 1

Residence

Callahan

No. 2

Residence



No. 3

Residence

to answer

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Twenty 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 11 1892 John J. Murphy Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0972

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 E. Murphy

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

Henry E. Murphy
attempting to conceal the crimes of
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Henry E. Murphy*

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

diverse articles of jewelry of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars, diverse articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars, and the sum of fifty dollars in money, lawful money of the United States of America, and of the value of fifty dollars

of the goods, chattels and personal property of one *Emma Grant*

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.

De Lancey McCall
District Attorney

0973

POOR QUALITY ORIGINAL

#104

Counsel,
Filed *Ed. C. [unclear]* 189
Pleads, *M. [unclear]*

THE PEOPLE
vs.
Henry E. Murphy
(2 cases)

Grand Larceny,
[Sections 228, 229,
Pennal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]

Foreman.
Jury 2 - March 28, 1892

Pleads Guilty
Sentenced on and indict
P.M.

Witnesses:
Wm. Emmet Grant

0974

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 163 East 34th Street, aged 30 years,
occupation Wasp House being duly sworn

deposes and says, that on the 9th day of March 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Jewelry, Clothing,
and money together of the
value of about One hundred
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 Henry Murphy (numbers)

from the fact that on the 7th day of
March said deponent hired a furnished
room from deponent in the above premises
at about the hour of 9 am on the
9th inst deponent discovered said
defendant in deponent room trying
to open a dresser containing said
property with a key deponent on
discovering said defendant attempted
to seize said defendant when said
defendant struck deponent and
threw deponent down and escaped
from deponent room. Deponent and
her mother caught said defendant

Sworn to before me, this
18
day
Police Justice.

0975

POOR QUALITY ORIGINAL

as he was leaving said premises
when said defendant assaulted defendant
and her mother tearing the hair from
defendant's head. Defendant testified
accused said defendant with having
feloniously and unlawfully attempted
to take said and carry away said
property

Subscribed before me this } Gus Emma Grant
11 day of March 1897 }

John Ryan
John Justice

0976

POOR QUALITY ORIGINAL

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Henry Murphy 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. Henry Murphy

Question. How old are you?

Answer. 32 Years

Question. Where were you born?

Answer. New Brunswick

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

Answer. Now

Question. What is your business or profession?

Answer. Waiter

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
Henry E. Murphy

Taken before me this
day of March 1933
John J. Ryan
Police Justice.

POOR QUALITY ORIGINAL

0977

BATED,

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

Mr. George Grant
105 East 3rd
Adm. Bur. Bldg.

1 _____
 2 _____
 3 _____
 4 _____

Offense _____

Dated, *Nov 11* 189*2*

Ryan Magistrate.
Carroll Officer.

Witnesses

No. _____ Street.

No. _____ Street.

No. *3002* Street.
 to answer _____



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

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

Dated, *Nov 11* 189*2* *Tom Ryan* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0978

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 E. Murphy

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

Henry E. Murphy

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

The said *Henry E. Murphy*

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

three bracelets of the value of ten dollars each, ten beads of the value of two dollars each, one soap box of the value of five dollars, one brush of the value of five dollars, three finger-rings of the value of ten dollars each, and one other finger-ring of the value of twenty-five dollars

of the goods, chattels and personal property of one *Florence Kelly*

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

POOR QUALITY ORIGINAL

0979

SECOND COUNT—

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

Henry E. Murphy

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

The said *Henry E. Murphy*

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

three bracelets of the value of ten dollars each, ten beads of the value of two dollars each, one soap box of the value of five dollars, one brush of the value of five dollars, three finger-rings of the value of ten dollars each and one other finger-ring of the value of twenty five dollars

of the goods, chattels and personal property of one *Florence Kelly*

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

unlawfully and unjustly did feloniously receive and have; the said

Henry E. Murphy

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

DE LANCEY NICOLL,
District Attorney.

0980

BOX:

472

FOLDER:

4328

DESCRIPTION:

Murphy, James

DATE:

03/11/92



4328

0901

POOR QUALITY ORIGINAL

2-34 X

Counsel,
Filed 11 day of March 1892
Pleads, Acquitted

Burglary in the Third Degree,
[Section 498, P.S. N.Y. City, 1.]

THE PEOPLE

vs.

James Murphy

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. T. [Signature]

Foreman,
Paint B. March 16/92
Pleads Acc. Stolen Goods

Returning stolen goods
2 yrs 8 mos 10 dy

Witnesses
Wm. [Signature]
Off. [Signature] 1892

0982

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

William Doran

aged *4* years, occupation *Police Officer* of No.

22 Precinct Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Max Strauss*

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

Sworn to before me, this *14* day of *July* 189*9*

William Doran

John Ryan
Police Justice.

7983

POOR QUALITY ORIGINAL

Police Court— District: 4

City and County of New York, ss.:

of No. 274 West 43 Street, aged Max Strauss years, occupation Butcher being duly sworn

deposes and says, that the premises No. 274 West 43 Street, 20 Ward in the City and County aforesaid the said being a One Story frame Building and which was occupied by deponent as a Butcher Shop and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly Opening the door of said store with a key, a breaking open a drawer in said store

on the 14th day of February 1892 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Our Gold Pocket watch and Our Gold Ring together of the value of about Ten dollars \$ 10.00/100

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

Charles P. Kelly and James Murphy both now here and acting in concert

for the reasons following, to wit: That on said date at about the hour of 7 o'clock P.M. deponent left the said premises securely locked and fastened, and on deponent returning to said premises on the morning of the 12th day of February deponent discovered that said premises had been entered and said property taken from said drawer. Deponent is

0984

POOR QUALITY ORIGINAL

informed by Officer William Moran of the 32^d Precinct Police that he arrested the said defendants and found in the possession of one defendant Murphy a Locket Dependent has since seen said Locket and fully and positively identify it as part of the property taken stolen and carried away from defendant's possession. Dependent is further informed by said Officer Moran that he found on the person of said defendant Kelly a Key and that said Key opens the Lock of the door of defendant's store. Dependent therefore charges the said defendants with having feloniously and unlawfully entered said premises, and asks that they may be dealt with as the law directs.

Shown before me this }
 18 day of February 1888 }
 John J. Ryan }
 Police Justice

Dated _____ 1888
 Police Justice

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

Dated _____ 1888
 Police Justice

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

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

Police Court, _____ District

THE PEOPLE, &c.,
 on the complaint of

1. _____
 2. _____
 3. _____
 4. _____

Date _____ 1888

Magistrate _____
 Officer _____
 Clerk _____

Witnesses _____
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____

\$ _____ to answer General Sessions.

0985

POOR QUALITY ORIGINAL

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Charles Reilly*

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. *400 West 37 Street 2 Months*

Question. What is your business or profession?

Answer. *Paint Vanishes*

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*

Chas Reilly

Taken before me this *17* day of *April* 188*7*
[Signature]
Police Justice.

0986

POOR QUALITY ORIGINAL

Sec. 198-200.

S District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Murphy*

Question. How old are you?

Answer. *20 Years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *217 West 14th Street 2 Weeks*

Question. What is your business or profession?

Answer. *Newspaper*

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

Answer. *I am not guilty*

James Murphy.

Taken before me this *11th* day of *July* 188*8*
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0987

*The Magistrate presiding
in my absence in the Court
will hear and determine the
within case*

*John Ryan
Police Justice*

238
Police Court... District.

THE PEOPLE, &c.
ON THE COMPLAINT OF
Max Frank
374 W 17 St
Charles Kelly
James Murphy
Offence *Burglary*

Dated *J. E. King* 18 *92*

Ronan Magistrate.
Officer.

Witnesses *Sam Adams*



No. *1000*
No. *1000*
No. *1000*
No. *1000*

*1000 - 31 5th St - 18-20
" " 1st St - 104th*

*108 W. 22nd St
1892*

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*
James Murphy
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 *Feb 22* 18 *92* *J. E. King* Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 18 _____ Police Justice.

There being no sufficient cause to believe the within named *Charles Kelly*
_____ guilty of the offence within mentioned, I order him to be discharged.
Dated *Feb 22* 18 *92* *J. E. King* Police Justice.

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POOR QUALITY ORIGINAL

Max Strauss }
 vs. }
 Chas. Reilly } before Judge Hogan,
 and } Yorkville Police Court.
 James Murphy } February 22, 1892.

Buddy and McManus, for Reilly,
 Officer William Doran, 22nd
 Precinct, sworn, says:-

By Judge Hogan,

- Q. Have you any questions to ask the
 complainant, Mr. McManus?
 A. No, sir.

The officer called.

By the Court,

- Q. Are you attached to the 22nd
 precinct?
 A. Yes, sir.
 Q. You found upon Reilly, a
 key, which he claims is for
 his door?
 A. Yes, sir.
 Q. Have you tried it in his door?
 A. Yes, sir.
 Q. Where Reilly lives?
 A. Yes, sir.
 Q. Will that key open and lock
 his door?
 A. Yes, sir.

2. And did his sister show you a duplicate key of the one you found, on him?

a Yes, Sir

2. Was he in company with Murphy when you made the arrest?

a Yes, Sir

2. Have you any evidence against him?

a No, Sir

2. No evidence at all against him for the burglary?

a No, Sir

2. How long after the burglary was committed was it, that you arrested Rilly in company with Murphy?

a I arrested Rilly at 20 minutes to 2; I don't know exactly when the burglary was committed.

2. On what day?

a On the 11th of February, 1892

2. Where?

a at 8th Ave & 57 Street

2. Where does he live?

a 457 W. 37 Street

2. What caused you to arrest him?

a A suspicious character

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POOR QUALITY
ORIGINAL

Q And he has been in custody since that time?

A Yes, Sir.

Q You have no evidence against him?

A No, Sir.

Q Did you go to Brooklyn to ascertain how many keys were made, like that?

A I went to Brooklyn, but the place was closed. It was Sunday.

Q The only information the complainant has he derived from you?

A Yes, Sir.

Q Mr. Mammans, you only appear for Reilly?

A Yes, Sir; that is all.

Reilly, discharged.

Murphy, held in \$1000. Bail for trial

G. M. Ryan
Stenographer

POOR QUALITY
ORIGINAL

0991

483

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Murphy

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

James Murphy

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

The said

James Murphy

late of the *2nd* Ward of the City of New York, in the County of New York aforesaid, on the
seventh day of *February* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *shop* - of
one *Max Strauss*

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

Strauss in the said *shop*
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.

0992

POOR QUALITY ORIGINAL

SECOND COUNT—

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

James Murphy

of the CRIME OF

Petit LARCENY

committed as follows:

The said

James Murphy

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

one locket of the value of five dollars, and one finger-ring of the value of five dollars

[Large flourish]

of the goods, chattels and personal property of one

Max Strauss

in the

shop

of the said

Max Strauss

there situate, then and there being found, in the

shop

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.

0993

POOR QUALITY ORIGINAL

THIRD COUNT:

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

James Murphy
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *James Murphy*

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

one locket of the value of five dollars, and one ^{finger} ring of the value of five dollars

[Large decorative flourish]

of the goods, chattels and personal property of *Max Strauss*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Max Strauss*

unlawfully and unjustly did feloniously receive and have; (the said

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

DE LANCEY NICOLL,
District Attorney.