

0794

BOX:

47

FOLDER:

552

DESCRIPTION:

Mullen, John

DATE:

09/06/81



552





0797

First District Police Court

CITY AND COUNTY OF NEW YORK } ss.

Michael Lynch

of No. 113 Cherry Street, 28<sup>th</sup> day of August 1887  
being duly sworn, deposes and saith, that on the ~~24<sup>th</sup>~~ day of August 1887  
at the ~~Fourth~~ Ward of the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, and from his person

the following property viz.:

one box containing matches  
and part of a paper of chewing tobacco  
all of the value of two cents

the property of deponent

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

from the fact, that he was detected in  
the commission of the larceny by  
Officer Ahern as deponent is  
informed and verily believes

Michael Lynch  
City and County of New York do William Ahern  
of the 4<sup>th</sup> Precinct Police, being duly sworn says that  
at about the hour of four o'clock on the  
morning of said day, he saw the said complainant

Sworn before me this 28<sup>th</sup> day of August 1887  
Michael Ahern  
POLICE JUSTICE

0798

lying in a doorway and saw said prisoner  
 leaning over him with one of his  
 hands on a pocket of the said <sup>complainant's</sup> ~~complainant's~~  
 pants, then and there were by said  
 complainant upon his person, thus be-  
 fore deponent arrested said defendant -  
 deponent saw said defendant drop  
 from his possession the within named  
 property, which was fully identified by  
 said complainant as his said property  
 sworn to before me this  
 27<sup>th</sup> day of August 1881  
 J. H. *John H. [unclear]*  
 J. W. *John W. [unclear]*  
 J. H. *John H. [unclear]*

8/17

**THE DISTRICT POLICE COURT**  
**THE PEOPLE, &c.,**  
 ON THE COMPLAINT OF  
*Michael Lynch*  
 A. D. VS.  
*John Muller*

**AFFIDAVIT - Larceny.**

DATED *August 27* 1881

MAGISTRATE.  
*W. H. [unclear]*

WITNESSES: *John [unclear]*  
*Wm. [unclear]*  
*Blow. to Wm. S. J.*  
*compt. to [unclear] de [unclear]*  
*refuse of \$ 200 for his appeal*  
*Chen*

0799

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 Muller*

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

*John Muller*

of the crime of

*Larceny from the person of another*

committed as follows:

The said

*John Muller*

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

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

*A quantity of Tobacco  
a more particular descrip-  
tion of which is to the  
jurors unknown and  
cannot now be given  
of the value of one cent  
Fifty matches of the  
value of one cent*

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

*Danl. Rollins*

**BENJ. K. PHELPS, District Attorney.**

0800

BOX:

47

FOLDER:

552

DESCRIPTION:

Mullin, James

DATE:

09/07/81



552

0001

Counsel,  
Filed 7 day of Sep 1881  
Pleads

THE PEOPLE  
vs. *Jamieson*  
*murder*  
INDICTMENT.  
LAWRENCE.

DANIEL C ROLLINS,  
ATTORNEY AT LAW

District Attorney.

A True Bill.

*A. W. Wilson*  
Foreman.

*Sept 9. 1881.*

*I find guilty*

*Pen 2 months.*

*Wm. J. ...*  
*Andrew Mills*

0802

X District Police Court

CITY AND COUNTY OF NEW YORK } ss.

Andrew Mills

of No. 409 West 50 Street,

5 day of August 1881

being duly sworn, deposes and saith, that on the 5 day of August 1881 at the Twenty Second Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property viz.:

One Steel Lunch

of the value of twenty five dollars

the property of John M Mueller and in complainant's care and charge.

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

present. From the fact that deponent is informed by William Knack, who resides No 857 11 Avenue that he saw said John Mullin take the lunch as above described from stone yard South West Cor of 11 Avenue and 60 Street owned by John M Mueller. Deponent saw said Mullin drop the lunch after being chased several blocks. Andrew Mills

Sworn before me this 5 day of August 1881 J. B. [Signature] Police Justice

0003

City <sup>and county</sup> of New York  
William Knack  
residing 887 11 Avenue being  
sworn says that on Friday  
August 5<sup>th</sup> 1881 Deponent  
saw James Mullin (name  
present) take a steel panel  
from John M. Mueller's stone  
yard South West Cor 11 Avenue  
& 60 street and run away  
with the same

William Yarnall  
Sworn to before me  
this 15 day of August 1881  
J. M. Murray  
Police Justice

867  
DISTRICT POLICE COURT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Andrew Mull

459 W 50  
VS.

James Mullin

DATED Aug 15 1881

Murray  
MAGISTRATE.

Murray  
OFFICER.  
22

WITNESSES:

William Knack

887 11 Ave

50th St to Ave

J. M. Murray

AFFIDAVIT - Larceny.

0804

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 Mullin*

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

*James Mullin*

of the crime of

*Petite Larceny*

committed as follows:

The said

*James Mullin*

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

*One steel punch of  
the value of twenty  
five dollars*

of the goods, chattels, and personal property of one

*John W. Mueller*

then and

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

DANIEL C ROLLINS,  
BENJAMIN K. PHELPS, District Attorney.

0805

BOX:

47

FOLDER:

552

DESCRIPTION:

Mullins, John

DATE:

09/15/81



552

Sept as a member  
Connet the at. Pchuck  
Fith drunk. Pama cen  
good. Bord Beach  
WITNESSES:  
by J. C. [unclear] F. D.  
John Mullins:

Day of Trial,  
Counsel,  
Filed 15 day of Sept 1881  
Pleads A. W. Kelly 16.

*Perpetious Assult and Battery.*

THE PEOPLE  
vs.  
vs.  
P

John Mullins

DANIEL G. ROLLINS,  
District Attorney.  
Part in Sept 16, 1881  
Pleads A. W. Kelly  
A True Bill.

W. D. [unclear] Foreman.  
E. M. [unclear] F. D.

0807

Form

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

POLICE COURT—FIRST DISTRICT.

*Francis Cook*

of No. *102 James* Street, being duly sworn, deposes and says,

that on the *21<sup>st</sup>* day of *August* 18*81*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by *John Mullin*

now present.

*who cut and  
stabbed deponent with  
a knife then and  
there held in the  
hand of said Mullin  
cutting deponent's  
head*

Deponent believes that said injury, as above set forth, was inflicted by said.....

*Mullin*

with the felonious intent to take the life of deponent, or to do h 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 dealt with accord-  
ing to law.

*Francis Cook*

Sworn to, before me, this

*21<sup>st</sup>*  
*August 1881*  
*Michael O'Shea*  
Police Justice.



0000

Police Court—First District.

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

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

Question. What is your name?

Answer.

*John Mullin*

Question. How old are you?

Answer.

*19 years*

Question. Where were you born?

Answer.

*Brooklyn*

Question. Where do you live?

Answer.

*New York Lodging*

Question. What is your occupation?

Answer.

*Black Book*

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

here preferred against you?

Answer.

*HE struck me  
and I acted in  
self defense  
John Mullin*

Taken before me, this

21 day of *June* 18*89*

*Mercer*  
POLICE JUSTICE

0809

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District.

AF FIDAVIT—Felonious Assault & Battery

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1 *Francis Quirk*  
*102 James St.*  
2 *John Mullin*  
3  
4  
5  
6

*ss*

Dated, *Aug 21* 18*97*  
*O'Donoghue* Magistrate  
*Gribbin* Officer  
4 Clerk.

Witnesses, .....

*CM*

8 *500* to answer  
at General Sessions  
Received at Dist. Atty's Office,

BAILABLE:

No. 1, by .....

Residence, .....

No. 2, by .....

Residence, .....

No. 3, by .....

Residence, .....

No. 4, by .....

Residence, .....

No. 5, by .....

Residence, .....

No. 6, by .....

Residence, .....

0810

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Mullins*

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

*John Mullins*

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

*John Mullins*

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

*John Mullins*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~him~~ the said *Francis Cook* 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 *John Mullins* of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

*John Mullins*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said *Francis Cook* then and there being, wilfully and feloniously did make an assault and ~~him~~ the said *Francis Cook* with a certain *knife* which the said

*John Mullins*

in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable ~~and~~ excusable cause, did then and there beat, strike, stab, cut and wound ~~him~~ the said *Francis Cook* with intent to ~~then~~ and there wilfully and feloniously do bodily harm unto *him* the said *Francis Cook* 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.

0811

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Mullins of the CRIME of "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said John Mullins afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said Francis Cook in the peace of the said people then and there being, feloniously did make another assault and him the said Francis Cook with a certain knife

which the said John Mullins in his right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of him the said Francis Cook with intent him the said Francis Cook then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said John Mullins of the CRIME of "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said John Mullins afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said Francis Cook then and there being, wilfully and feloniously did make another assault and the said Francis Cook with a certain knife which the said

John Mullins in his right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim him the said Francis Cook 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.

DANIEL G. ROLLINS, District Attorney.

08 12

BOX:

47

FOLDER:

552

DESCRIPTION:

Murphy, Eliza

DATE:

09/13/81



552

08 13

Counsel,  
Filed *13* day of *Sept* 188*7*  
Pleads

THE PEOPLE  
vs.  
*Eliza Murphy.*  
INDICTMENT.  
*Wm. L. Archey.*

DANIEL C ROLLINS,  
DISTRICT ATTORNEY.

District Attorney.

A True Bill.

*J. J. Appen*  
Foreman.

*Sept 14/87*  
*Plenty guilty*  
*Pen 3 months.*

*1887*

0814

FORM 89 1/2.

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

Police Court--Second District.

of No. 21 Bond William B. Brouse Street, being duly sworn, deposes  
and says, that on the 29th day of August 1881  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent.

the following property, to wit: One gold watch and  
one plated chain and one gold  
locket in all

of the value of Thirty 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 Eliza Murphy  
(now here) for the reason that said  
Eliza was employed as a servant in  
the house where deponent was living and  
from the fact also that said Eliza admitted  
to deponent that she stole and carried  
away the above described property and  
gave deponent the pawn tickets for the  
same we pawned the same.

W. B. Brouse.

Sworn to before me, this 31st

of August 1881

day }

W. L. Murphy Police Justice.

0815

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Eliza Murphy*

Question. How old are you?

Answer. *Thirty years*

Question. Where were you born?

Answer. *U.S.*

Question. Where do you live?

Answer. *93d St + 5th Avenue*

Question. What is your occupation?

Answer. *Chambermaid*

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

Answer. *I am guilty but had been  
drinking and am sorry for it  
Eliza Murphy*

Taken before me, this *3/22*  
day of *Aug* 18*97*

*P. L. Morgan*  
Police Justice.

08 16

Form 891.

Police Court - Second District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*William B. Bonine*  
*Li Bond*  
*Ediza Murphy*

Affidavit - Larceny.

DATED *August 31* 1881

*Magnum* MAGISTRATE.

*Van Genterken* OFFICER.

*William*

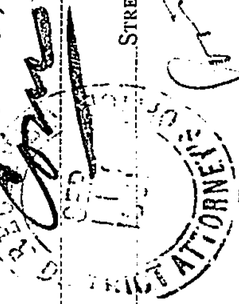
WITNESS  
*Van Genterken Co.*

*Co.*

*Abro* TO ANS. BY

BAILED BY *Co.*

No. *111* STREET.



0817

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

*Eliza* <sup>against</sup> *Murphy*

*Eliza Murphy*  
of the crime of *larceny*

committed as follows:  
The said

*Eliza Murphy*

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

*One watch of the value of twenty dollars*  
*One chain of the value of ten dollars*  
*One locket of the value of ten dollars*

of the goods, chattels, and personal property of one *William B. Brown*

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

DANIEL C ROLLINS,  
~~BENJ. R. PHELPS~~, District Attorney.

0818

BOX:

47

FOLDER:

552

DESCRIPTION:

Murphy, John

DATE:

09/06/81



552

0819

A-1-D

Counsel,  
Filed 6 day of Sept 1881  
Pleads for guilty (G)

INDICTMENT - Larceny from  
the Person.

THE PEOPLE

vs.

John [unclear]  
John [unclear]  
[unclear]

BENJ. K. PHILLIPS  
District Attorney.

A True Bill.

[Signature]  
Foreman.

Sept 7, 1881.

[Signature]

S. P. one year

[Signature]  
Waldemar Kortan.

0820

FORM 89b.

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

*First*  
Police Court ~~Second~~ District.

*Waldemar Korley*  
of No *186 York Street, Brooklyn* ~~Street~~, being duly sworn, deposes  
and says, that on the *24<sup>th</sup>* day of *August* 188*1*  
at the City of New York in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, *and from deponent's person*

the following property, to wit: *Two Cuff buttons, one box german  
matches, one watch chain, one pocket book,  
and pawn ticket for one silver watch, in all*

of the value of *Five*  $\frac{00}{100}$  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 *John Murphy*

*(now here) for the reason following to wit that*  
*on said day at about eleven o'clock P.M.*  
*this deponent while sitting on a bench in*  
*Battery Park, carried said property contained*  
*in pockets in the clothes then and there*  
*worn by him upon his person that deponent fell asleep*  
*and when he awoke also found said articles*  
*missing. that said watch chain and*  
*said box with german matches were found*  
*in possession of said John Murphy and identi-*  
*fied by deponent as the said articles mentioned above*  
*used as his property missing as aforesaid. therefore de-*  
*ponent sincerely believes and charges that the articles*

*Subscribed to before me this 24th day of August 1881*

*1881*

*Notion Listeners*

0821

Hereinbefore named were feloniously taken  
stolen and carried away from the poss=  
session and from the person of this de=  
ponent by said John Murphy.

Sworn to before me this

26<sup>th</sup> day of August 1881 +

Worlan

McCreer ~~Clay~~ Bourq

Police Justice

0822

POLICE COURT—FIFTH DISTRICT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Murphy*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *Harvard Avenue Chatham Street*

Question. What is your occupation?

Answer. *Laborer*

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

Answer. *I am innocent*

*John Murphy*

Taken before me, this *26<sup>th</sup>*

day of *August* 18*87*

*Merens O'Connell*

Police Justice.

0023

Form 881.

819

First

Police Court - ~~South~~ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Waldemar Carlson

76 St.

John Murphy

Affidavit - Larceny.  
from the Town

DATED August 26 1881

Alberty

MAGISTRATE.

Benley OFFICER

Witness: Officer Richard Gaudley  
First P.

1st Precinct

owned by Hugo Hering  
165 York Street - Brooklyn

sample taken of detente  
in default of \$200. for his app.

\$100 TO ANS. Several Reason

BAILED BY Chen

No. \_\_\_\_\_ STREET.

18

Handwritten notes in the top section of the document, including the word "is" and other illegible cursive text.

0824

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against

*John Murphy*

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

of the crime of

*another* *Larceny from the Person*  
committed as follows:  
The said *John Murphy*

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

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

*Two cuff buttons of the  
value of one dollar each  
One watch chain of  
the value of one dollar  
One pocket knife of  
the value of fifty cents*

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

~~BENJ. K. PHELPS, District Attorney.~~

0825

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*John Murphy*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *John 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,

*Two cuff buttons  
of the value of one  
dollar each  
One watch-chain of  
the value of one dollar  
One pocket-book  
of the value of fifty  
cents*

of the goods, chattels and personal property of the said  
*Waldemar Koolan*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before  
feloniously stolen, taken and carried away from the said

*Waldemar Koolan*  
unlawfully, unjustly, did feloniously receive and have (the said

*John Murphy*  
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.

DANIEL G. ROLLINS, District Attorney.

0826

BOX:

47

FOLDER:

552

DESCRIPTION:

Murray, Charles

DATE:

09/15/81



552

0827

Two 1/2

Counsel,  
Filed 15 day of Sept 1881  
Plead(s) Not guilty (16)

THE PEOPLE  
vs.  
Charles Murray  
I.

Larceny, and Receiving Stolen Goods.

DANIEL C ROLLINS,  
DISTRICT ATTORNEY.

District Attorney.

A True Bill.

W. J. Myer  
Foreman.

Sept. 21. 1881.

James L. B.  
Pen 3 and.

x

Witness:  
Annie Walsh:

0828

FORM 893.

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

Police Court--Second District.

aged 21 years by Annie Walsh  
of No 317 E. 56<sup>th</sup> Street, being duly sworn, deposes  
and says, that on the 6<sup>th</sup> day of September 1887  
at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, from the premises 34, W. 14<sup>th</sup> Street

the following property, to wit: one gold scarf pin diamond setting

of the value of nine & 10/100 Dollars,  
the property of Rickerson M. Tripp in the care and  
charge of deponent as saleslady

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

(now here) for the reason that at or about three  
four o'clock p.m. on the day aforesaid the accused  
entered the premises no 34, W. 14<sup>th</sup> Street asked de-  
ponent to show him scarf pins, which doing  
so deponent saw him take the scarf pin here  
shown and conceal it under his hat, that  
when deponent charged the said Charles with  
the taking he covertly removed the pin from  
under his hat and threw it back into the tray  
tray. The accused attempted to get away.  
When the store boy Daniel Mulryan went for  
officer Kurran of the 13<sup>th</sup> Precinct Police  
who arrested the accused.

Annie L. Walsh.

Sworn to before me, this 7<sup>th</sup> day  
of September 1887  
John D. Smith  
Justice.

0829

Sec. 198-200.

2nd DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Murray

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York

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

Answer. 6 Avenue, I do not like to give the number

Question. What is your business or profession?

Answer. Salesman

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

Answer. I am not guilty

Taken before me, this

day of September 1888

Charles Murray  
Robert Smith  
Police Justice.

0830

Sec. 509, 510 & 512

Police Court District

857

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Stmie Wozelch  
377 E. 56 St

1 Charles Murray

Offence, Petty Larceny

Dated September 7 188

Smith  
Magistrate

188  
Kearnan  
Officer

Clerk

Witnesses  
Dennis W. Chapman

24 W. 14th Street

No. Street

No. Street

98. Owen



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

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

Dated Sept 7 188, Solour B. Smith Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

1 E 8 0

Sec. 208, 209, 210 & 212.

857 ga 2  
Police Court District.

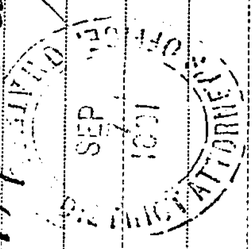
THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Annie Lodalch  
317 E. 56th St.  
Chas. Murray  
Offence, Petty Larceny

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

Dated September 7 1887  
Shute Magistrate.  
Kuman Officer.

Witnesses, Annie Mulryan  
24, 10, 14th Street,  
Street,



No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street,  
G.S. Cook

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

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

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

Dated 1887  
Police Justice.

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

Dated 1887  
Police Justice.

0033

New York, Sept 19<sup>th</sup> 1881

Mr. Charles Murray

By CHARLES A. NOLL,   
**DECORATOR ON BUTTONS,**  
AND GENERAL FANCY WARE,



Terms Net Cash,

NO. 91 WHITE ST.

Being called away from the city on business, I will be unable to appear in your behalf on the day of your trial, but you can have your lawyer ~~that~~ explain to his Honor, that you had been in my employ the last 11 Months and have always found you to be an honest & trustworthy young man

0834

Please let me hear from you at once  
and if there is any thing in my power  
to do for you, I write and oblige

Yours Respectfully

Wm. A. Tall  
91 White St.

0835

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

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

*Charles Murray*

of the crime of

*Larceny*

committed as follows:

The said

*Charles Murray*

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

*One pin (of the kind commonly called a  
scarf-pin) of the value of nine  
dollars and ten cents.*

of the goods, chattels, and personal property of one

*Richardson M. Trapp*

then and

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

0836

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

*Charles Murray*  
of the CRIME OF *Receiving Stolen Goods.*  
committed as follows:  
The said *Charles Murray*

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 pin (of the kind commonly called a scarf pin) of the value of nine dollars and ten cents.*

of the goods, chattels, and personal property of the said *Rickerson W. Tripp*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said Rickerson W. Tripp*  
unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said *Charles Murray*  
then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen) ~~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.

**DANIEL C. ROLLINS,**  
**BENJ. C. PHIPPS,** District Attorney.

0837

BOX:

47

FOLDER:

552

DESCRIPTION:

Murray, John

DATE:

09/27/81



552

2

0838

Counsel,  
Filed 27 day of Sept 1851

Pleas Not guilty (et)

THE PEOPLE  
vs.  
John C. Murray  
alias  
Hugh Corcoran  
Daniel G. Collins  
BENZIE PIERCE

INDICTMENT.  
Larceny of Money, &c., from the person  
in the night time.

District Attorney.

A TRUE BILL.

J. Carrin Jr.  
Oct. 1. 1851 Foreman.  
Thos. J. L.  
S. P. Dubois

Witness:  
James Ryan:  
Off. R. P. M. C. Conroy

0839

FORM 894.

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

Police Court--Second District.

a collector by James Ryan 38 years of age  
of No. 534 West 12th Street, being duly sworn, deposes  
and says, that on the 10th day of September 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried  
away, from the possession of deponent, and from his person  
and from his care and charge  
the following property, to wit: one gold watch and one

gold plated chain together of the value of  
ninety dollars, the property of this  
deponent, and gold and lawful money of the  
United States, consisting of one five dollar gold piece  
and bank treasury notes, the denomination of which  
is unknown to deponent but is all of the amount of two  
hundred and fifty four dollars, and silver coin of the amount  
of fifty cents in all money of the amount of two hundred  
and fifty nine dollars and fifty cents of the issue of the  
United States, the property of Philip Ebling and William Ebling  
of the value of <sup>respective</sup> \$156.45 West and 4th Avenue Dollars

the property of New York City and then and there in the  
care and charge of this deponent is all property  
of the value of ~~three~~ hundred and forty nine and <sup>50</sup> dollars

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

Hugh Carreau) (now present) for the reason following  
to wit: that on said day at about the hour of two o'clock  
A.M. deponent, left a house at <sup>the</sup> south west corner West 27th  
Street and 6th Avenue in a wagon in deponent's charge, that  
while driving down 6th Avenue deponent fell asleep  
that while in said wagon deponent carried said watch  
in the left side pocket of the vest then and there worn  
by deponent as part of his poor badly apparel  
and said chain attached thereto, that he carried said  
money in the left side pocket of the pants then  
and there worn by deponent upon his body.  
that when deponent awoke about an hour  
after he had left said corner West 27th Street and 6th Avenue

sworn to before me this  
1881

Police Justice

0840

he found that said watch, chain and money were missing. That department on September 15<sup>th</sup> 1881 was informed by Officer Robert F. M. Campbell of 16<sup>th</sup> Precinct Police that said watch and chain was found in possession of said prisoner. That department has since identified said watch and chain found in said prisoners possession as his said department property, named above said. Department therefore verily believes and charges that said watch, said chain and said money was feloniously stolen and carried away from the possession of department and from his person, by said John Murray. Sworn to before me this <sup>James. Ryan</sup> 16<sup>th</sup> day of September, 1881  
 Solon Smith

Police Justice

City and County of New York s/ Officer Robert F. M. Campbell 16 Precinct Police being duly sworn deposes and says he has heard read the foregoing affidavit and is familiar with the contents of the same, and that portion thereof referring to him and to information given by him is true upon his own knowledge. Sworn to before me this Robert F. M. Campbell  
 16 day of September, 1881  
 Solon Smith

Police Justice

0041

Sec. 198-200.

20

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer *John Murray*

Question. How old, are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No home.*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *Yesterday while I was passing down 8<sup>th</sup> Avenue, a gentleman asked me to pawn the watch and chain for him; I took the watch and chain (here shown to me as belonging to the complainant) and went to the pawnshop where I was arrested*

*John Murray*

Taken before me, this *16*

day of *September* 188*7*

*Solomon Smith*  
Police Justice.

0842

Sec. 210, 211 & 212

Police Court District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James P. ...  
534 W. ...  
27th St.

John Murray

Offence Larceny from person  
in night time

Dated Sept 16 1881

Smith Magistrate

Campbell Officer

Clerk

Witnesses ...

No. Street

No. Street

No. Street

Handwritten signature and stamp

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

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

Dated Sept 16 1881 Salou Smith Police Justice.

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

Dated ... 188 ... Police Justice.

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

Dated ... 188 ... Police Justice.

0843

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James Papp*  
534 N. 27 St.  
*John Murray*

Office *James Papp*  
*in night time*

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

*September 16* 188*1*

Magistrate.

*Smith*

Officer.

*Campbell*

Clerk.

Witnesses

*And Officer*

No.

Street,

No.

Street,

No.

Street.

*Chad*

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

guilty thereof, I order that he *held to answer the crime and be* be admitted to bail in the sum of *one hundred* Hundred Dollars and be com- *mitted to the Warden or Keeper of the City Prison until he give such bail.*

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0844

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

THE PEOPLE OF THE STATE OF NEW YORK,

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

*John Murray* otherwise called *Hugh Brennan* of the crime of *Larceny from the person* committed as follows: The said *John Murray* otherwise called *Hugh Brennan*

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

on the *tenth* day of *September* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty one* at the Ward, City and County aforesaid, with force and arms, in the night time of said day, three 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 the denomination of one thousand dollars, and of the value of one thousand dollars each: three 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 the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty 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 the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty 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 the denomination of fifty dollars, and of the value of fifty dollars each: fifty 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 the denomination of twenty dollars, and of the value of twenty dollars each: sixty 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 the denomination of ten dollars, and of the value of ten dollars each: eighty 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 the denomination of five dollars, and of the value of five dollars each: ninety 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 the denomination of three dollars, and of the value of three dollars each: one hundred 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 the denomination of two dollars, and of the value of two dollars each: one hundred and twenty 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 the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

\$259 50/100

*One watch of the value of sixty dollars*  
*One chain of the value of thirty dollars*

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

*Daniel J. Collins*  
BENT K. PERLES, District Attorney.

0845

BOX:

47

FOLDER:

552

DESCRIPTION:

Murray, Nellie

DATE:

09/07/81



552

13. 12. 1887

Counsel, *Wm*  
Filed *7* day of *Sept* 1887  
Pleads *7 March 9*

INDICTMENT  
Grand Jurors of Meary, &c  
THE PEOPLE  
vs.  
*Nellie Murray.*

*Adm'd G. Rollins*  
BENTON, ARIZONA

District Attorney,  
U.S. Dist. Ct.: Oct. 7, 1887.

*(Relinquished on her parole)*  
*Accompanied -*

A TRUE BILL.

*A. J. [Signature]*  
Foreman.

*Witness:*  
*H. deo M. Laurent:*  
*Capt. M. M. [Signature]*

*The complainant has*  
*left the state & is not*  
*likely to return being*  
*a resident of Cuba*  
*document the*  
*disposal of the debt*  
*in its custody of her*  
*concern. Mr. Pratt*  
*Oct 7/87* *WCB*  
*copy*

0047

H District Police Court

Roume de St. Laurent

CITY AND COUNTY OF NEW YORK, ss.

of No. 9 West 28<sup>th</sup> Street, Gentleman, aged 50 years, being duly sworn, deposeh and saith, that on the 27<sup>th</sup> day of August 1880 at the 18<sup>th</sup> Ward of the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, at about the hour of 11 1/2 o'clock on the night of said day - the following property viz.:

Twenty-five Doubloons of the value of fifteen Dollars and fifty cents each; fifteen Dollars (and more) of gold and silver money of the United States; one diamond soler ring of the value of one hundred and thirty Dollars and one pocket-watch and knife (which pocket-watch and knife are new here shown) said property being in all of the value of ~~three~~ five hundred and thirty-six Dollars (\$536<sup>00</sup>)

Sworn before me this

day of

the property of deponent

[Signature]

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

Kellie Murray, now here, for the reasons following, to wit: that on the night of said day deponent met said Kellie in the street and accompanied her to a restaurant or hotel and after having refreshments went up stairs with her to a room where deponent gave her eight Dollars and ~~paid~~ <sup>agreed to pay</sup> ~~consent~~ with her. That deponent then made her understand that she would take

Police Justice

1880

0040

her to his home whereupon she  
 intimates by signs and gestures  
 that deponent should go to her  
 home. That deponent then went  
 with her and was taken by  
 her to the Compton Home on  
 the corner of "Avenue and 24"  
 Street, as deponent has since  
 ascertained, where deponent  
 and said defendant went to  
 a room together. That deponent  
 undressed said woman and  
 property being there in the pockets  
 of his clothing and said jewelry  
 on the third finger of deponent  
 left hand. That after deponent  
 undressed the woman she seven  
 dollars more and after remaining  
 about an hour in said room  
 she, said defendant, put out  
 the light. That shortly thereafter  
 deponent felt her pulling said  
 ring from deponent's finger  
 whereupon deponent seized  
 her and shouted for  
 assistance by crying "Watch" in

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Largeny.

vs.

187

MAGISTRATE.

OFFICER.

DATED

WITNESSES:

0049

loud tones. That thereupon  
the door of said room was  
opened and Michael F. Ryan,  
then present, accompanied by  
another man, entered said  
room, and while deponent  
still kept hold of said  
Kellie the said F. Ryan  
seized hold of deponent and  
released said Kellie, and  
pushed deponent violently  
about throwing deponent down.  
That deponent then put on  
his clothing and immediately  
discovered the loss of said  
property. That deponent was  
then forcibly put out of  
said premises into the street.  
That the pocket-book and  
knife, now here shown, are  
the property of deponent and  
were stolen from deponent  
as aforesaid and deponent  
is enjoined that after the  
arrest of said Kellie said  
pocket book and knife are  
found upon any person by

0850

one Mrs Newman at the  
Police Station.

That dependent thereon charges  
said Nellie with the  
lascivious assault and dependent  
further charges that said  
Michael Fayano is an  
accessory to said felony  
after the fact.

Sworn to before me this  
2<sup>nd</sup> day of September 1881

James M. Lawrence

J. M. Patterson } Police Justice

William H. Clivichy, Captain  
of the 18<sup>th</sup> Precinct Police being  
duly sworn dep. that he  
was present at the Station  
House when the prisoner  
Nellie Murray was <sup>confronted</sup> ~~confronted~~  
~~there~~ and that he ordered  
her to be searched. That  
she was searched by a woman  
named Mrs Newman and

after the search Mrs Newman  
 handed to deponent in  
 the presence of said prisoner  
 the pocket book and knife  
 mentioned in the foregoing  
 affidavit and which are  
 now here shown. That she,  
 said Willie, said to deponent  
 that the pocket book was  
 her property and had been  
 given to her by one Johnny  
 Smith a friend of hers  
 living across town.

That after the Complainant  
 had identified said pocket  
 book and knife said Willie  
 then said to deponent that  
 said knife and pocket book  
 had been given to her by  
 said Complainant.

Sworn to before me this  
 2<sup>nd</sup> day of September 1889

~~J. M. Dawson~~ William H. Clancy  
 Notary Public

(over)

0852

Complaint and Testimony Read  
to dependants. Dependants  
represented by Counsellor  
Kushin who demands  
and examination and  
by consent the examination  
is set down for September  
3<sup>rd</sup> 1881 at 2 1/2 o'clock P.M.  
J.M.S.J.

Parsons de St. Laurent, the  
Complainant, being duly sworn  
and cross-examined says -  
through an Interpreter!

Q Where did you first meet the  
defendant?

A I do not know where. I met  
her in the street.

Q In how many places were  
you in with her?

A We went into two places

Q Where was the first place?

A It was a Hotel. We went  
up on elevator.

Q Did you go to bed with her  
in the first place you went to?

A Yes.

Q How long were you in the  
first place?

A We stopped there one hour  
and had supper there with  
the defendant after we had  
been in bed.

Q Did you undress in the first  
place?

A I took off my coat and  
nothing else.

Q. What time was it when you went to the first place?

A. About 10 o'clock P.M. I could know the place if I went there again.

Q. Do you know the place by name?

A. No. She took me there.

Q. In what was this money contained?

A. I had two coins in my pocket-book and twenty three in the inside pocket of my coat, horse. The coat is the same - I have now on.

Q. Did you go to bed in the second place you went to?

A. Yes.

Q. Did you undress?

A. I took off my coat and hat and hung them up in a wardrobe.

Q. Where was the defendant when you undressed?

A. She was in the room undressing herself.

- Q Did you go to bed in that room?
- A I did, with her, she went to bed first. There was a light in the room.
- Q How long did you stay in bed?
- A About half or three quarters of an hour.
- Q Who got up first?
- A She got up first.
- Q Did she return to the bed?
- A After she put out the light she returned to bed. She was out of bed about a second.
- Q Who got up next?
- A I got up next.
- Q How long was it after she got into bed, after putting out the light, that you got out?
- A I cannot tell that, I must just make an explanation.
- Q Can't you give a different answer from that?
- A It was about the space

of one minute after she  
got into bed that I got  
up

Q Where did you go when you  
got up?

A I remained in the room

Q How long did you remain?

A. About twenty or twenty-five  
minutes

Q Any body else in the room?

A. At that moment there was  
no one but myself and the  
dependant, there was no  
one but myself and the  
dependant during the twenty  
minutes, they came after.

Q How long did she remain  
in the room after you  
got out of bed?

A. She remained with me  
until I was put out

Q Did you leave her in the  
room when you went out?

A. I left the lady in the room  
with the proprietor of the  
place

Q How long after you got up

that you put on your boots  
and coat?

A. I dressed myself in a  
moment, so just that I  
forgot to put on my coat.

Q. Did you pay the proprietor of  
the house came up?

A. Yes I paid for

Q. Who is the proprietor?

A. The defendant here present

Q. Did he come alone?

A. He came up with two or  
three but they kept in the  
back ground

Q. Do you see any of those  
persons, <sup>present</sup> who came  
up with Mr. Fayou

A. I cannot make them  
out. I cannot recognize  
the persons who came up  
with Fayou

Q. Was your affidavit read to  
you?

A. I signed this paper, it  
was translated to me

Q Was what you swore to in  
the complaint true.

A It was.

Q Did you swear that Fagan  
and another man came into  
the room?

A I said Fagan came into  
the room and other men  
after him.

Q Are you positive that this  
is the gentleman (pointing  
to the defendant Fagan)  
who came up into the  
room?

A I am not sure.

Re Direct

Q Did you recognize Fagan  
yesterday when he came  
in Court.

A He has changed his  
countenance and appearance  
so that I cannot recognize  
him.

Q Did you recognize the party  
yesterday who came into  
your room

- A I did
- Q Where did you recognize him?
- A In this Court. I recognized Fayon as the one who came into my room and lit the gas. in my examination yesterday.
- Q How was the party dressed who came into your room and lit the gas.
- A It is shirt sleeves ~~and~~ an apron on.
- Q When the parties came to your room it was dark?
- A Yes, because the man with the apron lit the gas. He must know it because the people from the street did not come in to light the gas.
- Q When the defendant put out the light what next occurred
- A She put the gas out and I called her come here and said no, no don't put out the light. When

I shouted so much she became frightened and came back to the bed. She had not yet taken the ring. When she came back to bed she picked off my ring.

Q. What did you say?

A. I called out police; here

Q. What did they do with you when they came up.

A. I had hold of the woman and at the same moment he came and pushed me and we fell on a bed or sofa. I was punched and I tried to get out as quick as I could without dressing; except properly.

Sworn to before me this <sup>Revised des St Laurent</sup>

5<sup>th</sup> day of September 1881

J. M. Patterson, J. Polici Justicia

The further hearing of this case adjourned by Consent to Monday September 5<sup>th</sup> 1881 at 3 P. M.

Examination resumed  
September 5<sup>th</sup> 1850

Captain Clinchy sworn  
and cross examined by  
Counsel Hummel

Q Were you present in Court  
the first day the defendant  
Fayans was arraigned on  
this charge and was charged  
with participation in this  
larceny?

A.

Q

I was  
Did Mr Fayans appearance  
on that day differ in any  
manner from his appearance  
now and on Saturday last?

A.

His general appearance is  
the same. His beard  
and clothing is the same  
and his whole appearance  
the same now as it  
was on the other occasions

William H. Clinchy  
Captain 18<sup>th</sup> Regt

Deceased began on this  
5<sup>th</sup> of September 1850  
J. M. Parsons & W. J. Bates

0862

Mr Hummel moved to  
dismiss the Complaint as  
against the Defendant Foyers  
Motion granted

0863

Sec. 198-200.

H DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Nellie Murray* 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 she see fit to answer the charge and explain the facts alleged against her  
that she is at liberty to waive making a statement, and that her waiver cannot be used  
against her on the trial,

Question. What is your name?

Answer. *Nellie Murray*

Question. How old are you?

Answer. *Twenty four years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *83-10 Av. 22 years*

Question. What is your business or profession?

Answer. *Work at Hoop & Muffs*

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 of the  
charge. I did not take  
any property from the  
Complainant Kelly Murray*

Taken before me, this *8<sup>th</sup>*  
day of *Sept* 188*8*

*J. M. Patterson* Police Justice.

*Counselor Moran for the  
defendant Nellie Murray  
states that he has no  
testimony to offer on it*

0864

Moves for her discharge on  
the evidence.

Motion denied

0865

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

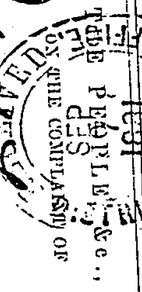
No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

See 208, 209, 210 & 212

Police Court District.



R. W. Stewart  
9 No. 28 St.

1 Nellie Murray  
 2 Michael Jayson  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Dated September 2<sup>d</sup> 1889

William \_\_\_\_\_ Magistrate.

Capt. Clenchy 1st. Officer.

Witnesses

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. 1 Alda D. Anderson

Wm. Egan Pearson

No. 45 Washington Street

Cor. Dept. 31st & 30th St.

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 Nellie Murray

guilty thereof, I order that she be ~~committed to the City Prison~~ bound to answer the same and be committed to the Warden or Keeper of the City Prison of the City of New York

Dated September 5<sup>th</sup> 1889

J. W. Pearson Police Justice.

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

Dated \_\_\_\_\_ 1889 \_\_\_\_\_ Police Justice.

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

Dated September 5<sup>th</sup> 1889

J. W. Pearson Police Justice.

0066

Sec. 205, 200, 210 & 212.  
Police Court District.

7 553  
1891  
THE PEOPLE & c.,  
FOR THE COMPLAINT OF  
R. de W. Laurent  
9 No. 28 1/2  
Maurice Murray  
2 Michael J. Ryan

Office, *Maurice Murray*  
Dated *September 2<sup>nd</sup> 1881*  
*Patterson* Magistrate.  
*Capt. Clench* Officer.  
*J. F.* Clerk.

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

Witnesses  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
No. *1* *Holden*  
*at Gen. Services*  
No. *2* *Dunbar*  
No. \_\_\_\_\_ Street, \_\_\_\_\_  
*Oct. Sept. 3/81 3 P.M.*

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 *Nelle Murray*

*(held to answer the same)* and be committed to the City Prison *of the city of New York* until further order of the Court.

I have admitted the above named \_\_\_\_\_ to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 1881  
Police Justice.

There being no sufficient cause to believe the within named *Michael Ryan* guilty of the offence within mentioned, I order *him* to be discharged.  
Dated *September 5<sup>th</sup> 1881*  
*Amstrong* Police Justice.

0867

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

The Grand Jury of the City and County of New York by this indictment <sup>against</sup> accuse

*Kellie Murray*  
of the crime of *robbery*

committed as follows:  
The said *Kellie Murray*

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

on the *twenty seventh* day of *August* in the year of our Lord one thousand eight hundred and ~~eighty one~~ *eighty one* at the Ward, City and County aforesaid, with force and arms, three 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 the denomination of one thousand dollars, and of the value of one thousand dollars each: three 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 the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty 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 the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty 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 the denomination of fifty dollars, and of the value of fifty dollars each: fifty 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 the denomination of twenty dollars, and of the value of twenty dollars each: sixty 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 the denomination of ten dollars, and of the value of ten dollars each: eighty 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 the denomination of five dollars, and of the value of five dollars each: ninety 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 the denomination of three dollars, and of the value of three dollars each: one hundred 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 the denomination of two dollars, and of the value of two dollars each: one hundred and twenty 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 the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*\$390000*

*Twenty five gold coins (of the kind commonly called double eags & more) accurate description of which is to the jurors aforesaid unknown and cannot now be given) of the value of fifteen dollars and sixty cent each. One ring of the value of one hundred and thirty dollars. One pocket book of the value of twenty five cents. One knife of the value of twenty five cents.*

of the goods, chattels, and personal property of one *Rume de St Laurent* then and there being found feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

*Abellie Murray*

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

The said

*Abellie Murray*

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,

~~force and arms~~, three 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 the denomination of one thousand dollars, and of the value of one thousand dollars each: three 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 the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty 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 the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty 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 the denomination of fifty dollars, and of the value of fifty dollars each: fifty 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 the denomination of twenty dollars, and of the value of twenty dollars each: sixty 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 the denomination of ten dollars, and of the value of ten dollars each: eighty 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 the denomination of five dollars, and of the value of five dollars each: ninety 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 the denomination of three dollars, and of the value of three dollars each: one hundred 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 the denomination of two dollars, and of the value of two dollars each: one hundred and twenty 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 the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*230 100*

*Twenty five gold coins (of the kind commonly called doubletons a more accurate description of which is to the jurors aforesaid unknown and cannot now be given) of the value of fifteen dollars and sixty cents each. One ring of the value of one hundred and thirty dollars. One pocket-book of the value of twenty five cents each. One knife of the value of twenty five cents &c*

of the goods, chattels and personal property of the said *Rame de St Laurent*

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

*Rame de St Laurent*

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

*Abellie Murray*

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.

DANIEL G. ROLLINS, District Attorney.

0869

BOX:

47

FOLDER:

552

DESCRIPTION:

Murray, Thomas

DATE:

09/09/81



552

0870

Counsel,  
Filed *9* day of *Sept* 188*1*  
Pleads *Not guilty*

THE PEOPLE  
vs.  
Thomas *Thomas*  
Larceny from the person.  
INDICTMENT.

*1901*  
DANE R. ROLLINS,  
BENJ. K. PHELPS,

District Attorney.

A True Bill.

*J. K. [Signature]*  
Foreman.

*Sept 12 1881*

*Heard guilty*

*S.P. one year*

*Witness:*  
*John Dillon:*  
*Offr. James Thompson:*

0871

4<sup>th</sup> District Police Court—

CITY AND COUNTY OF NEW YORK,

ss. John Dillon

of No. 882 10<sup>th</sup> Avenue Street, being duly sworn, deposeth and saith, that on the

28<sup>th</sup> day of August 1887

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

the following property viz.:

One silver double case watch and a brass chain, of the value of twenty dollars - \$20.00

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 Thomas Murray, (now here) from the fact that previous to said larceny, deponent had said watch in deponent's best pocket and attached to deponent's vest by said chain and the said vest being then worn on the person of deponent, when deponent missed said watch, deponent had said Murray arrested and when searched by officer Thompson deponent saw the said watch taken from the possession of said Murray

John Dillon

Sworn before me this 29<sup>th</sup> day of August 1887  
John Dillon  
POLICE JUSTICE

0872

City and County of { James Thompson being  
 New York } duly sworn deposes and says that  
 on the 28<sup>th</sup> day of August 1881 deponent  
 arrested Thomas Murray (now here) and  
 found in his possession a silver watch,  
 and brass chain which were identified  
 by John Dillon as his property -  
 sworn to before me { James Thompson  
 this 29<sup>th</sup> day of August 1881

*John Dillon*  
 Police Justice

DISTRICT POLICE COURT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

AFFIDAVIT—Larceny.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0873

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Murray*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *153 West 62<sup>nd</sup> Street*

Question. What is your occupation?

Answer. *Labourer*

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

Answer. *I took the watch from  
the complainant as a joke.  
Thomas Murray*

*John J. Murray*  
Taken before me this *29<sup>th</sup>* day of August 1887  
*John J. Murray*  
Police Justice.

0874

877  
Police Court--Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Dillon*  
882 vs *10 Ave*  
*Thomas Murray*

Offence, *Carrying Arms*

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence



Dated *October 29* 188*1*

*Murray* Magistrate.

*Thompson* Officer.

*22* Clerk.

Witnesses,

*James Thompson*  
*22*

*Geo. P. P. Cus*

Received in District Attys Office,

0075

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

THE PEOPLE OF THE STATE OF  
NEW YORK,

against *Thomas Murray*

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

*Thomas Murray*  
of the crime of *larceny from the person of another*  
committed as follows:  
The said *Thomas Murray*

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

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

*One watch of the value  
of nineteen dollars  
One chain of the value  
of one dollar*

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

~~DANIEL C. ROLLINS,~~  
~~BENJ. K. PHILLIPS,~~ District Attorney.

0076

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

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

The said

*Thomas Murray*

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

*One watch of the value  
of nine hundred dollars  
One chain of the  
value of one dollar*

of the goods, chattels and personal property of the said

*John Dillow*  
by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

*John Dillow*  
unlawfully, unjustly, did feloniously receive and have (the said

*Thomas Murray John Dillow*

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.

DANIEL G. ROLLINS, District Attorney.

0877

BOX:

47

FOLDER:

552

DESCRIPTION:

Mylod, Charles

DATE:

09/27/81



552

Filed 27 day of Sept 1851

Pleas

Obtaining Goods by False Pretences.

THE PEOPLE

vs.

Charles P. Sanford

DANIEL C. ROLLINS,  
vs. BENJ. K. PETERS,

District Attorney.

A True Bill.

J. C. Carr Jr.

Foreman.

Sept 20. 1851.

Henry Guilly

Pen 3 months.

Witness:  
Robert Orr:  
Off Philip A. Smith:

0079

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

Police Court, <sup>5<sup>th</sup></sup> District.

Robert Orr

of No. 1629 - Lexington Avenue Street, being duly sworn, deposes and  
says, that on the 1<sup>st</sup> day of September 1881

at the City of New York, in the County of New York, Charles P. Mylod (number)

did feloniously and by false and fraudulent  
representations and pretense obtain from  
deponent the following property viz:  
Six linen dusters of the value of one dollar  
each together of the value of six dollars -  
said property being owned by said Orr  
and in deponent's care and charge as  
Manager. That on said day said  
Charles P. Mylod came into the premises  
of the Manhattan Skink Company situated  
at No 202 - 9<sup>th</sup> Avenue and represented to  
deponent that he had been sent for the  
above described property by one Mr Lucas -  
that deponent relying upon the statements  
made by said Charles P. Mylod that he  
was then in Mr Lucas employ gave him  
said Mylod - the above described property  
that deponent has since said time  
ascertained that such representations and  
pretenses then made by said Charles P. Mylod  
were untrue and were made with the  
wilful intent to cheat and defraud  
and that deponent was so cheated and  
defrauded as aforesaid

Sworn to before me this (Robert Orr)  
9<sup>th</sup> day of September 1881

Hugh Garman Police Justice

0000

City and County  
of New York S.S.

James Lucas of No 2288-3<sup>rd</sup> Ave  
being duly sworn deposes and says that  
he is acquainted with Charles P. Myford  
the defendant mentioned in the annexed  
affidavit of Robert Orr, and that he  
has not been in my employ since the  
1<sup>st</sup> week of August 1881 - and was not  
at the time he obtained from said Robert  
Orr the goods mentioned in his said  
Robert Orr's affidavit -

Sworn to before me this } James Lucas  
9<sup>th</sup> day of September 1881 }

Hugh Garon Police Justice

Police Court, \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

AFRIDA VIT.

Dated \_\_\_\_\_ 187

Magistrate.

Officer.

Witness,

Disposition,

0001

Sec. 198-200.

540 DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles P. Myford 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 P. Myford

Question. How old are you?

Answer.

46 years of age

Question. Where were you born?

Answer.

Ireland

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

Answer.

No residence at present

Question. What is your business or profession?

Answer.

Clerk

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

Answer

I obtained the goods mentioned and fully intended to pay for them I was not in Mr Lucas employ at same time but expected to go back to work for Mr Lucas. I waive further examination and ask to be admitted to bail

Taken before me, this 9<sup>th</sup>  
day of September 1881

Charles P. Myford

Blough Gardner  
Police Justice

0002

Sec. 218, 219, 220 & 221.

Police Court, 5<sup>th</sup> District.

85-9

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Robert Orr  
1029 Washington Ave

Charles P. Myford

Offence, False pretense

Dated September 9<sup>th</sup> 1881

Knickerbocker Magistrate.

Smith 12<sup>th</sup> Officer.

McBurgin Clerk.

Witnesses James Ducau -

No. 2288 Street

No. Street

No. Street



A. M. O. B. J.

Com

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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

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

Dated September 9<sup>th</sup> 1881

Hugh Garman Police Justice.

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

Dated \_\_\_\_\_ 1881

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 \_\_\_\_\_ 1881

Police Justice.

0003

859

Sec. 205, 206, 210 & 212.

Police Court, 5<sup>th</sup> District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Robert Orr  
1629 28<sup>th</sup> St. N.W.  
Charles P. Myford

Office, *Take picture*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street,

Dated *September 9<sup>th</sup> 1881*  
Magistrate, *Kearney*  
Officer, *Smith 12<sup>th</sup>*  
Client, *McLaughlin*

Witnesses *James Lucas*  
No. *2288* Street,  
No. \_\_\_\_\_ Street,  
No. \_\_\_\_\_ Street.



*A. J. J. 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 *Charles P. Myford*

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

Dated *September 9<sup>th</sup> 1881*  
*Hugh G. Quinn* Police Justice.

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

Dated \_\_\_\_\_ 1881  
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 \_\_\_\_\_ 1881  
Police Justice.



0005

And the said

*Robert Orr*

then and there believing the said false pretences and representations so made as aforesaid by the said

*Charles P. Mylons*

and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

*Charles P. Mylons*  
*six coats of the value*  
*of one dollar each*

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

*David Orr*

and the said

*Charles P. Mylons*

did then

and there designedly receive and obtain the said

*six coat*

of the said

*Robert Orr*

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

*David Orr*

by means

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

*David Orr*

of the same.

0006

And Whereas, in truth and in fact, the said *Charles P. Mygton* was not then and then in the employment of and employed by *William Lucas*, and was not then and then an thought by the said *William Lucas* to demand and obtain from said *Daniel Orr* the coats aforesaid

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by the said *Charles P. Mygton* to the said *Robert Orr* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Charles P. Mygton* well knew the said pretences and representations so by him made as aforesaid to the said *Robert Orr* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *Charles P. Mygton* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Robert Orr* six coats of the value of one dollar each

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Daniel Orr* with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

**BENJ. K. PHELPS, District Attorney.**  
**DANIEL G. ROLLINS,**

0000

BOX:

47

FOLDER:

553

DESCRIPTION:

Nevins, John

DATE:

09/14/81



553

0009

Counsel,

Filed 14 day of sept 1881

Pleas *McGuilly*

THE PEOPLE

*no. 36*  
*1881*

*and* *Emberleyent* *and* *Larceny.*

*John Nevins.*

DANIEL G. ROLLINS,

*District Attorney.*  
*Part pro Sept 15, 1881*  
*Meads P.D.*

A TRUE BILL.

*W. T. Oyster*

Foreman.

*James. Ken*

*Wm. Co. - F.D.*

*Witness:*  
*Edward Chapman:*

0890

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

Police Court—Fourth District.

*Edward Chapman*

of No. *551 1<sup>st</sup> Avenue* Street, being duly sworn, deposes and says,

that on the *19<sup>th</sup>* day of *August* 18*87*

at the City of New York, in the County of New York, *John Nevins*

*(now present) did unlawfully and feloniously embezzle and convert to his own use and benefit the sum of Thirty Three dollars the property of deponent, the said Nevins is over the age of 18 years and is not an apprentice and was employed by deponent as a driver of a horse and cart. the same horse and cart being hired from deponent by the board of health. and said Nevins has admitted and confessed to deponent that he Nevins did on the said day receive from the*

*Sworn to before me this*

*of*

*187*

*day*

Notary Public

0091

City paymaster the said sum of thirty three  
dollars. for services rendered by deponent  
and did convert the same to his own  
use -

Edward Chapman

sworn to before me this }  
28<sup>th</sup> day of August 1881 }

*John W. ... Justice*

Police Court—Fourth District.

THE PEOPLE, &c.  
ON THE COMPLAINT OF

AFFIDAVIT

vs.

Dated..... 187

Magistrate.

Officer.

Witness,

Disposition,

0892

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Nevins*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *308 East 36<sup>th</sup> St*

Question. What is your occupation?

Answer. *a driver*

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

Answer.  
*I am guilty of the charge -  
I collected the money, and got drunk  
and the money was stolen from me*

Taken before me this

*28<sup>th</sup>* day of August 1887

*Wm. H. ...*  
Police Justice.

*John Nevins*

0893

876

Police Court--Fourth District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

Edward Chapman  
vs.  
John Irvine



Offence, *embezzlement*

BAILED :

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated August 28, 1881

*Flammer* Magistrate.

*Malarky* Officer.

*21* Clerk.

WITNESSES,

*Demard Malarky*  
*21 Prec*

*X STUBBS*  
*Am*

Received in District Att'y's Office,

0894

**Court of General Sessions**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Nevins*

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

*John Nevins*  
of the CRIME OF *Embezzlement*  
committed as follows:

The said

*John Nevins*

late of the First Ward of the City of New York, in the County of New York, aforesaid, not being an apprentice or person within the age of eighteen years, on the *nineteenth* day of *August* in the year of our Lord one thousand eight hundred and eighty - *one* was employed in the capacity of a clerk and servant to one

*Edward Chapman*

and as such clerk and servant, was entrusted to receive *the sum of thirty three dollars in money and of the value of thirty three dollars*

and being so employed and entrusted as aforesaid, the said

*John Nevins* by virtue of such employment then and there did receive and take into his possession *the said sum of thirty three dollars in money and of the value of thirty three dollars*

for and on account of *the said Edward Chapman*

his said master and employer; and that the said *John Nevins*

on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did take, make away with and secrete, with intent to convert to his own use, and did fraudulently and feloniously embezzle and convert to his own use, without the consent of said master and employer, and did fraudulently and feloniously and without the consent of his said master and employer withhold, appropriate, apply and make use of the said *thirty three dollars in money and of the value of thirty three dollars*

(Over.)

of the goods, chattels, personal property and money of the said *Edward Chapman* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Edward Chapman* *John Nevins*

of the CRIME OF *Grand Larceny*

committed as follows :  
The said *John Nevins*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred 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 the denomination of two dollars, and of the value of two dollars each: one hundred and twenty 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 the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: thirty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of *Thirty three dollars*

Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *thirty three dollars*

Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of *Thirty three dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of

*Thirty three dollars.*

*J.P. 100*