

1071

BOX:

476

FOLDER:

4363

DESCRIPTION:

Moore, Frederick

DATE:

04/26/92



4363

1072

POOR QUALITY ORIGINAL

340.

Counsel,
Filed 26 day of April 1892
Pleads,

Burglary in the Third Degree
Section 498, Code of Laws of the State of New York

THE PEOPLE

vs.

Frederick Moore

DE LANCEY NICOLL,
District Attorney.

De Lacey

A TRUE BILL.

Wm H. Johnson Foreman.
Amos W. ...
Charles ...
Edison ...

Witness:
Stephen Murphy

1073

POOR QUALITY ORIGINAL

Police Court 2 District.

City and County of New York, ss.:

Stephen Murphy

of No. 506-11th Avenue Street, aged 27 years,

occupation Paper Dealer being duly sworn

deposes and says, that the premises No. 506-11th Avenue Street,

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

building - the premises of the left front of the 4th floor

of ~~and~~ which was occupied by deponent as a dwelling

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

were BURGLARIOUSLY entered by means of forcibly breaking the door of said rooms

on the 30 day of March 1892 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States amounting to ninety dollars (\$90⁰⁰)

the property of Deponent

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

Ored Moore (now here)

for the reasons following, to wit: on said date the lock of said deponent securely locked and fastened the door of said apartments and said sum of money was in a bureau drawer in said apartments deponent went away to work and when he returned he discovered that the door of said apartments had been forced open - the place entered and the

1074

POOR QUALITY ORIGINAL

money missing. Deponent was informed by a Mrs Mulligan, who lives on the same floor with deponent, that she saw the defendant at deponent's door deponent caused the arrest of defendant and he admitted and confessed that he had entered said apartments and had taken the money

Deponent therefore prays that defendant be dealt with according to law

Subscribed and sworn to before me this 23rd day of April 1885
J. W. Brady
Police Justice

Stephen Munsby

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree _____
Burglary _____
Dated _____ 188 _____
Magistrate _____
Officer _____
Clerk _____
Witnesses: _____
Committed in default of \$ _____ Bail _____
Bailed by _____
No. _____ Street _____

1075

POOR QUALITY ORIGINAL

(1335)
Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. Fred Moore

Question. How old are you?

Answer. 18 yrs

Question. Where were you born?

Answer. New York

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

Answer. 168 Bowery - 2 weeks

Question. What is your business or profession?

Answer. Driver

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

Answer. I have nothing to say
~~I am guilty~~

Fred Moore

Taken before me this 23
day of April 1897
Wm. J. Brady Police Justice

1076

POOR QUALITY ORIGINAL

BATED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No. 5, by _____
Residence _____
Street _____

No. 6, by _____
Residence _____
Street _____

No. 7, by _____
Residence _____
Street _____

No. 8, by _____
Residence _____
Street _____

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Mackley
of the 11th Ward
Frank Moore

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

Offense *Burglary*

Dated, *April 23* 1892

Franky Magistrate.

James Burns Officer.

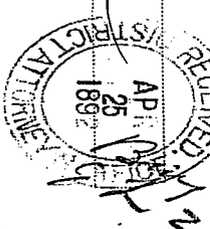
Mrs. Mulligan Witness.

No. *506-11th Ave* Street.

Mary Mulligan

No. *506-11th Ave* Street.

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



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

Defendant

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

Dated, *April 23* 1892 *W. H. Brady* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

1077

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Frederick Moore

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

Frederick Moore

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

The said *Frederick Moore*

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of *March* in the year of our Lord one
thousand eight hundred and ninety-*two*, with force and arms, in the *day* -time
of the same day, at the *Ward*, City and County aforesaid, the dwelling house of one

Stephen Murphy

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

1078

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Frederick Moore

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

The said

Frederick Moore

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

the sum of ninety dollars
in money, lawful money of the
United States of America, and
of the value of ninety dollars,
(a more particular description
whereof is to the Grand Jury
aforesaid unknown, of the
value of ninety dollars

of the goods, chattels and personal property of one

Stephen Murphy
Stephen Murphy

in the dwelling house of the said

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

Wm Lancy Nicoll
District Attorney

1079

BOX:

476

FOLDER:

4363

DESCRIPTION:

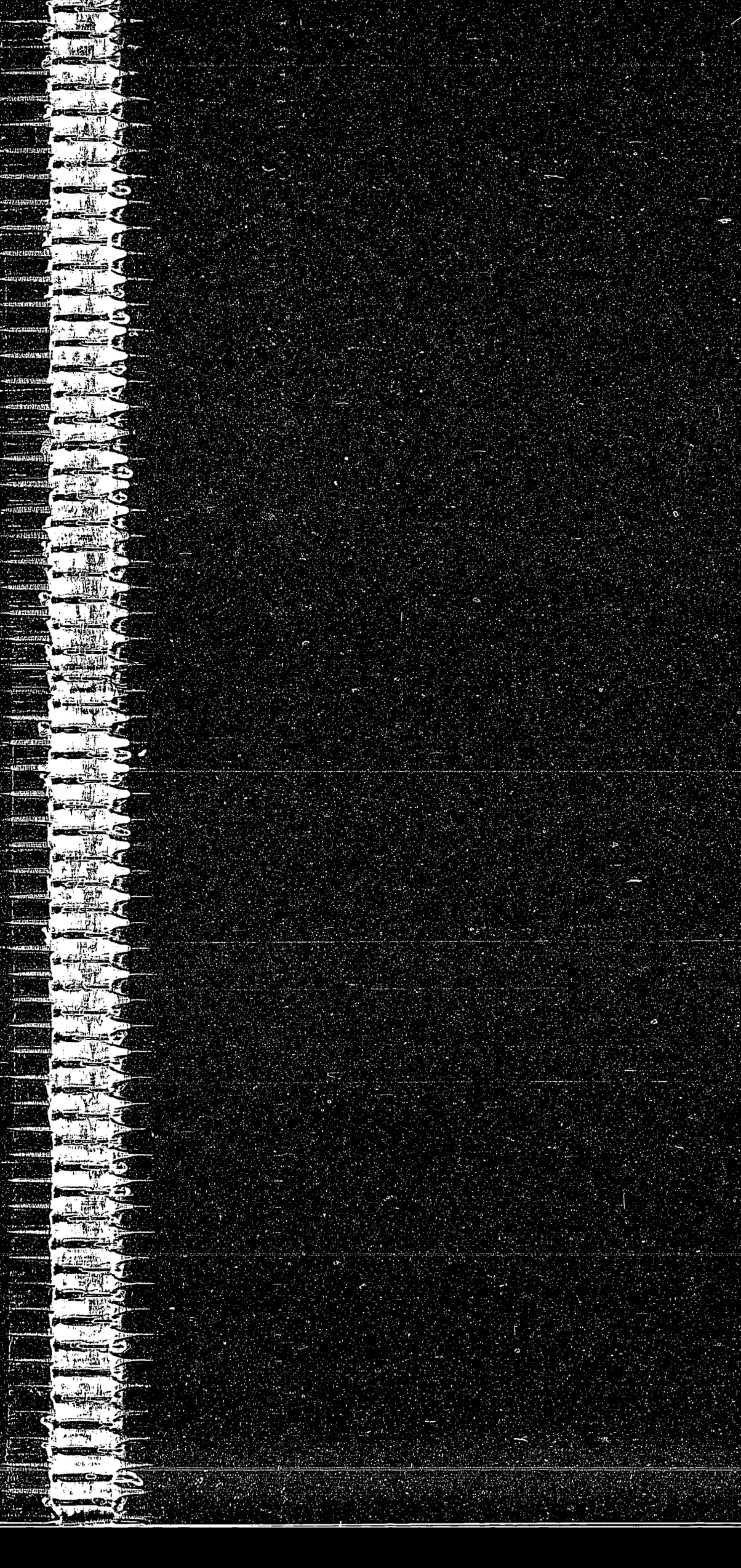
Morris, Charles

DATE:

04/06/92



4363



1071

BOX:

476

FOLDER:

4363

DESCRIPTION:

Moore, Frederick

DATE:

04/26/92



4363

1072

POOR QUALITY ORIGINAL

340.

Counsel,
Filed 26 day of April 1892

Pleads,

THE PEOPLE

vs.

Frederick Moore

Burglary in the Third Degree.
Section 498, (26, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100)

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. H. Deham Foreman.
J. H. ...
J. ...
E. ...

Witnesses:
Stephen Murphy

1073

POOR QUALITY ORIGINAL

Police Court - 2 District.

City and County of New York, } ss.:

Stephen Murphy

of No. 506-11th Avenue Street, aged 27 years,

occupation Paper Dealer being duly sworn

deposes and says, that the premises No. 506-11th Avenue Street,

in the City and County aforesaid, the said being a four story brick building - the rooms of the left front of the 4th floor

of ~~and~~ which was occupied by deponent as a dwellling

and in which there was at the time a ~~barman~~ being by name _____ were BURGLARIOUSLY entered by means of forcibly breaking the door of said rooms

on the 30 day of March 1892 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the United States amounting to ninety dollars (\$90⁰⁰)

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

for the reasons following, to wit: on said date the lock of said deponent securely locked and fastened the door of said apartments and said sum of money was in a bureau drawer in said apartments deponent went away to work and when he returned he discovered that the door of said apartments had been forced open - the place entered and the

1074

POOR QUALITY ORIGINAL

money missing. Deponent was informed by a Mrs Mulligan, who lives on the same floor with deponent, that she saw the defendand at deponent's door deponent caused the arrest of defendand and he admitted and confessed that he had entered said apartments and had taken the money

Deponent therefore prays that defendand be dealt with according to law

Sworn to before me this 23rd day of April 1925
J. J. [Signature]
Police Justice

Stephen Murphy

Police Court District.

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

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

1075

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Fred Moore

Question. How old are you?

Answer.

18 yrs

Question. Where were you born?

Answer.

New York

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

Answer.

168 Bowery - 2 weeks

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I have nothing to say
I am guilty*

Fred Moore

Taken before me this *23*
day of *April* 189*7*
W. H. B. B. B.
Police Justice.

1076

POOR QUALITY ORIGINAL

BATTED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Mankh
vs. 11 Washburn
Fred Moore

1
2
3
4

Offense *Burglary*

470
1892

Dated, *April 23* 1892

Frank Brady Magistrate
James Burns Officer
20 Precinct

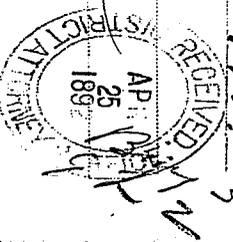
Witnesses
Mrs. Mulligan

No. *506-11* - *Washburn*
Street

Mary Mulligan

No. *506-11* - *Washburn*
Street

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



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

Defendant

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

Dated, *April 23* 1892 *Wm. H. Brady* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

1077

POOR QUALITY ORIGINAL

462

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Moore

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

Frederick Moore

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

The said

Frederick Moore

late of the *20th* Ward of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two*, with force and arms, in the *day*-time of the same day, at the *Ward*, City and County aforesaid, the dwelling house of one

Stephen Murphy

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

1078

POOR QUALITY ORIGINAL

SECOND COUNT—

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

Frederick Moore

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

The said *Frederick Moore*

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

the sum of ninety dollars in money, lawful money of the United States of America, and of the value of ninety dollars, (a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of ninety dollars

of the goods, chattels and personal property of one

Stephen Murphy
Stephen Murphy

in the dwelling house of the said

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

Wm Lancy Nicoll
District Attorney

1079

BOX:

476

FOLDER:

4363

DESCRIPTION:

Morris, Charles

DATE:

04/06/92



4363

1080

POOR QUALITY ORIGINAL

No. 38

Counsel, *de*
Filed 6 day of April 1892

Pleads,

Grand Larceny, *second* Degree,
[Sections 228, 229, Penal Code.]

THE PEOPLE

vs.

R
Charles Morris

19
John

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

S. M. Conner

Foreman.

April 19
J. Lewis

City Prison & Co. Stamp.

Witnesses:

Mary Stone
John Mc Contry

1081

POOR QUALITY ORIGINAL

(1805)

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Marie Howe

of No. 401 Third Avenue Street, aged 12 years,

occupation none being duly sworn,

deposes and says, that on the 30 day of March 1892 at the City of New

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

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

one bicycle
of the value of thirty dollars,
\$ 30.

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 Charles Morris, now here

and another, (not arrested) The said property was kept in the hallway of deponent residence at No 401 Third Avenue and was stolen therefrom on said date, and deponent is informed by Detective Thomas J. McCarthy (now here) that on said date he caught the defendant in the act of feloniously taking, stealing and carrying away said property. Marie Howe

Sworn to before me this 30 day of March 1892

[Signature]
Police Justice

1082

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 31 years, occupation Detective of No. Thomas J. McCarry

307 Muebery Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Marie Howe

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

Sworn to before me, this 31 day of March 1892

Thomas J. McCarry

[Signature]
Police Justice.

[Lined area for additional text]

1083

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2 District Police Court

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Charles Morris

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. England

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

Answer. No home

Question. What is your business or profession?

Answer. nothing

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. Another boy got me to
help him take it.

Charles Morris

Taken before me this 31
day of March 189 21
[Signature]
Police Justice.

1084

POOR QUALITY ORIGINAL

Police Court... 2 District 379

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mari Hope
401st St Ave
Charles Morris

Offence
Larceny
felony

BAILABLE,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

March 21 1892

Shrie

Magistrate

McCarthy

Officer

McCarthy

C. O.

Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$ 500 to answer

Street



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

Charles Morris

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

Dated March 21 1892 Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

1085

POOR QUALITY ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Morris

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

Charles Morris

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

The said

Charles Morris

late of the City of New York, in the County of New York aforesaid, on the *30th* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one bicycle of the value of thirty dollars

of the goods, chattels and personal property of one

Marie Howe

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

De Linsey Nicoll
District Attorney

1086

BOX:

476

FOLDER:

4363

DESCRIPTION:

Morris, James

DATE:

04/19/92



4363

1007

POOR QUALITY ORIGINAL

973 24
A. May
21
Counsel,
Filed 19 day of April 189
Pleads, D. M. G. G.

Burglary in the Third Degree - 1
Section 498, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000

THE PEOPLE

19 State vs. James
vs. James
James

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Part 3, April 21/92
Pleads Sundry, Receiving
Asplary goods -
Ken to Mrs RBM.

Witnesses:

[Signature]

1088

POOR QUALITY ORIGINAL

Police Court / District.

City and County of New York, ss.:

Louis Sabbate

Street, aged 52 years,

of No. 125 Mulberry

being duly sworn

occupation Merchant

Street, 14 Ward

deposes and says, that the premises No 125 Mulberry

in the City and County aforesaid the said being a Store

and which was occupied by deponent as a Store

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

were BURGLARIOUSLY entered by means of forcibly removing an iron screen and breaking a pane of glass in the store window leading into said premises from the street

on the 13 day of April 1892 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Fourteen galbs of Cheese of the value of Fifty dollars
Sabbate

13 day of April 1892
known to before me this
Michael Lawrence Police Justice

the property of Deponent and copartner

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

James Morris (now present) and an unknown person who escaped

for the reasons following, to wit:

That deponent is informed by Vincent J. Dowling of the 10th Precinct Police that he saw said Morris and said unknown person in Mulberry Street and on deponent's approach he said Morris dropped part of the aforesaid property and ran away; that said person pursued him and he said Morris was caught by officer John Glass
Sabbate

1089

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 25 years, occupation Vincent J Dowling of No. Police officer

19th Precinct - Police Street, being duly sworn deposes and

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

Sworn to before me, this 13
day of Apr 1892

Vincent J Dowling

[Signature]
Police Justice.

[Lined area for additional text]

1090

POOR QUALITY ORIGINAL

(1895)
Sec 198-200

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

James Morris

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

43 Spring St - 2 weeks

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am not guilty

James Morris

Taken before me this 13
day of April 1894
H.P. Anderson
Police Justice.

1091

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District...

THE PEOPLE, &c., ON THE COMPLAINT OF

John Sablotti
125 West 125th St.
John Morris

Offense: Burglary

Dated, Apr 13 1892

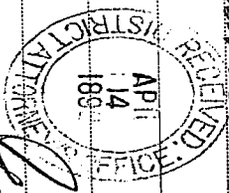
Magistrate
W. H. DeWitt

Officer
Dunlop

Witness
James T. Dunlop

John E. Bus

110th Precinct - Police



No. 2500 to Justice

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

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

Dated, Apr 13 1892 H. D. Ingraham Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

1092

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Morris

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

James Morris

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

The said

James Morris

late of the 14th Ward of the City of New York, in the County of New York aforesaid, on the 13th day of April in the year of our Lord one thousand eight hundred and ninety-two in the night-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the store of one Louis Labbate

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

1093

POOR QUALITY ORIGINAL

SECOND COUNT—

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

James Morris

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

The said *James Morris*

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

fourteen cakes of cheese of the value of four dollars each cake

[Large handwritten flourish]

of the goods, chattels and personal property of one *Louis Labbate*

in the *store* of the said *Louis Labbate*

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

1094

POOR QUALITY
ORIGINAL

THIRD COUNT:

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

The said

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

*fourteen cakes of cheese of
the value of four dollars
each cake.*

of the goods, chattels and personal property of

Louis Labbate
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before felon-
iously stolen from the said *Louis Labbate*

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

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

DE LANCEY NICOLL,
District Attorney.

1095

BOX:

476

FOLDER:

4363

DESCRIPTION:

Moses, Rafael

DATE:

04/14/92



4363

1096

POOR QUALITY ORIGINAL

Witnesses:

Loac. Jey

Counsel,

Filed

1892

14th day of April

Pleas,

17th July 16

THE PEOPLE

vs.

Rafael Moses

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

A. W. Joham
Foreman.

Doct 2^d - April 26, 1892.

tried and acquitted

1097

POOR QUALITY ORIGINAL

Police Court, 3rd District.

City and County of New York, ss.

of No. 236 East Fourth Street, aged 65 years,
occupation Retired being duly sworn, deposes and says,
that on the 25 day of January 1892 at the City of New
York, in the County of New York, Rafael Moses and

Isaac Feig

with intent to

~~defraud~~ willfully and feloniously make
false and utter a certain forged and
fraudulent instrument in writing purporting
to be a check on the National Citizens Bank
of the City of New York payable to the order
of M. Lichtenstein or Bearer for the sum of
One hundred and eighty nine dollars
signed by Isaac Feig in violation of
Section 509 of the Penal Code of the State
of New York

For the reasons following to wit: that
deponent was informed by Alexander
C. Capleson paying teller of the said
Bank that on the 25 of January 1892
the aforesaid forged and fraudulent check
hereto annexed was presented to said Bank
and said paying teller paid the amount
of the face of said check

Deponent further says that the signature
of Isaac Feig signed to said check is
a forgery as deponent never authorized
any person to sign his name to said
check and that he deponent never
signed said check

Wherefore deponent prays that said
defendant may be arrested and
dealt with according to law

Sworn to before me
this 9th day of July 1892

Isaac Feig
Police Justice

1098

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Payroll Teller of No. 401 Broadway Street, being duly sworn, deposes and

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

Sworn to before me this 9 day of July 1890, W. M. Eaglen

[Signature]
Police Justice.

1099

POOR QUALITY ORIGINAL

3m

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Rafael Moses 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. Rafael Moses

Question. How old are you?

Answer. 52 years

Question. Where were you born?

Answer. Germany

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

Answer. 11 Avenue A 2 Months

Question. What is your business or profession?

Answer. Butter and Eggs

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

Rafael Moses

Taken before me this

day of

188

ke

Police Justice.

1100

POOR QUALITY ORIGINAL

Sec. 151.

Police Court 3 District.

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

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

of No. 236 Fourth Street, that on the 25 day of May

1887 at the City of New York, in the County of New York,

Rafael Moses did wilfully and feloniously
make, forge, and utter a forged and fraudulent
instrument in writing purporting to be a check
on the National Citizens Bank of New York payable
to Mr. Weinstein or Bearer for One Hundred
and eighty nine dollars in violation Section
579 Penal Code of the State of New York

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

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

Dated at the City of New York, this 9 day of Feb 1887
[Signature] POLICE JUSTICE.

POOR QUALITY ORIGINAL

1101

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

.....
vs.
.....
.....

Warrant-General.

Dated 188

..... Magistrate.

..... Officer.

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

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

..... Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.
Dated 188
..... Police Justice.

The within named

1102

POOR QUALITY ORIGINAL

New York Feb 12th 1892
Chief Justice, Police
Court
Hon Mr. F. Brady
Presiding Justice

Isaac King }
W. }
Raphael Moses }

Isaac King being
duly sworn deposes and
says,

Q. Where do you
live?

A. 236 East 4th St.

Q. I am retired
Do you know
the Defendant?

A. Yes Sir,
How long?

Q. About three (3)
or four (4) years,
during the

1103

POOR QUALITY ORIGINAL

Q.

month of December 1889 did you have any business trans-
-action with him?

A. Nothing at all, I gave him a check

Q. A number of times during that month he went to you with money and got your check?

A. Yes Sir, seven times, seven checks

Q. How many times?

A. Seven times
Q. Subsequent to the month of Dec 1889 did he go to you in reference to them?

A. He said he had a dispute with a man and said please give me a
w

11045

POOR QUALITY ORIGINAL

Q

Check for \$30, and I said I will give you a check, I said wait till he comes you and I will identify it—

Q. You gave him the check?

Q. Yes Sir, did he ever bring that back?

Q. No Sir, did you see the report on the 23rd of Jan 1874

A. Yes Sir, on the 23rd I was in the bed the whole day sick, on Tuesday I was

Q. up Did you see him on Jan 26th?

A. Yes Sir, he

(30)

1105

POOR QUALITY ORIGINAL

H

Came to me at 11
 o'clock
 Counsel I object to what
 he said see the 76,
 the crime was Com-
 mitted on the 25th
 Court. The payment was
 made on the 27th
 The evidence is now
 on the utterance of the
 forged check

Q. What did
 he say to you?

A. He came up,
 I said out there,
 he said "do me a
 favor, your neighbor
 Smith, he keeps in
 Greenport a business,
 I sold him cheese,
 and I cannot get
 the money because
 he says he has no

H

5

bank check, so I
 gave him half a loaf
 three checks, I never
 thought there was any
 thing wrong, on Thurs-
 -day a week after I
 got a Notice that
 I overdrawn \$124.13
 I had a balance of
 \$76.87 & was aston-
 ished. They said
 I was overdrawn
 \$124.13, I should
 have had a balance
 of \$76.87

Q. Did you go
 to the bank after?

A. Yes Sir, then
 they showed me

Q. Did you draw
 the check in question
 5

1107

POOR QUALITY ORIGINAL

6

Q. No Sir, "M.
Do you know Litchfield?"

A. No Sir,
Does your institution

Q. The first check you
cashed was Dec 9th/89

A. I gave him
many checks for the
money

Q. How many
checks have you
given since Dec 89
till today?

A. I can
tell if I see my
check book — may be
two hundred — maybe
one hundred and fifty

Q. You signed them
all like this?

A. Yes Sir
6

4.

Q. In the Bank where you do business are the banks like this?

A. No, they are different, my check book is different and the check is "Pay to Bearer". The check books are all like this?

Q. You know the Defendant does not speak or write the English language? No, he

Q. Does not Do you know whether he signed that check, did you ever have any conversation with him in reference to this payment

8

Q. Check? I asked him
 Q. for my check what did he
 say when you said
 he forged the check.

A. He forged, I said
 "What did you do
 with my check?" He
 said "My dear fore
 it up", you cannot
 trace me around
 that may you think

Counsel - Do you think
 there is evidence here
 to hold this man?

Court - He will supplement
 it with Mr. Smith's
 evidence

Counsel - Is it conceded
 that the Cashier will
 not identify the
 8

1110

POOR QUALITY ORIGINAL

9

Defendant as the
man who presented
this check -

Adjourned by Saturday
morning 9, a. m.

Continuation Feb 13
9 a. m.

Wear Smith, being
only sworn deposer
and says

Q. Where do
you live?

A. 238 East
4th St.

Q. How is that
located with reference
to Mr. Feige residence?

A. He is a neigh-
bor of mine.

Q. Do you
know the Defendant?

10

- Q. Yes Sir,
Q. Or about Jay
25th did you have
any transaction with
him? Which, called
for a blank check?
A. Not exactly.
That, he was in
my house, I was
out for my business
in perspective, I
called him a little
money, he had no
conversation with
me.
Q. He brought you
no blank check?
A. No Sir,
Q. How long before he
was arrested, did
you see him?
A. About three
months?

10

1112

POOR QUALITY ORIGINAL

//

Cross Examination

Q. You did owe him money at the time?

D. Yes Sir,
Did you know that he called several times for that bill?

Q. Have you a bank account?

A. Must I answer that? Some time I have, some time not

Sworn to before me }
this 13th day of Feb 1894 }

W. J. Justice

//

1113

POOR QUALITY ORIGINAL

12

Alexander M. Eglarson,
being duly sworn,
deposes and says, I
am paying teller of
The National Citizens
Bank

Q. Is there any
mark on this check
or have you made
inquiry that it was
paid in your bank?

A. Yes Sir, I am
of the 14th it was paid,
that is all I know,

Sworn to before me }
this 13th day of Feb 1892 }

Motion to Dismiss
Armed. Defendant
held in case #10110,
thousand dollars

12

1114

POOR QUALITY ORIGINAL

Police Court... District... # 183

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Irving
293 6th St.
New York

Offence...
Larceny

Dated...
July 13 1889

Magistrate...
Hester

Witness...
No. 101...
Street

No. 235...
Street



No. 1889...
"11" 13.9.9. a.m.
1889

BAILED
No. 1, by
Residence...
Charles Irving

No. 2, by
Residence...
Street

No. 3, by
Residence...
Street

No. 4, by
Residence...
Street

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

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

Dated... 1889... Police Justice.

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

Dated... 1889... Police Justice.

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

Dated... 1889... Police Justice.

1115

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Rafael Moses

The Grand Jury of the City and County of New York, by this indictment, accuse
Rafael Moses
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Rafael Moses*
late of the City of New York, in the County of New York aforesaid, on the *25th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

New York January 25 1892
National Citizens Bank
Pay to the order of M. Lichtenstein or Bearer
One hundred and eighty nine ⁰⁰/₁₀₀ Dollars
\$189 ⁰⁰/₁₀₀ *Isaac Feig*

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.

1116

POOR QUALITY ORIGINAL

SECOND COUNT.

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

Rafael Moses
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Rafael Moses*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

New York January 25 1892
National Citizens Bank
Pay to the order of M. Lichtenstein or Bearer
One hundred and eighty-nine ⁰⁰/₁₀₀ Dollars.
\$189 ⁰⁰/₁₀₀ *Isaac Feig*

the said

Rafael Moses

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

1117

BOX:

476

FOLDER:

4363

DESCRIPTION:

Muldoon, William

DATE:

04/14/92



4363

1118

POOR QUALITY ORIGINAL

Witnesses:

Peter Crawford

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

Counsel,

Filed

1/4

day of

189

Pleads

Abby July

THE PEOPLE

vs.

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

William Muldoon

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. A. Spahn
Foreman.

P. H. Smith
Jury

W. H. Conant
Jury

Pen 3 months

1119

POOR QUALITY ORIGINAL

Police Court 3rd District.

City and County of New York, ss:

Peter Crawford
Street, aged 22 years,

of No. 105 Bowning Street, aged 22 years,
occupation Manager being duly sworn

deposes and says, that on the 5th day of April 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED ~~by~~ William Muldoon (now here)

who did make two lunges
of a knife at the body of
deponent attempting to cut
deponent with the blade of
said knife the deponent held
in his hand and said
assault was committed

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

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

Sworn to before me, this 5th day
of April 1887

P. Crawford

J. Williams Police Justice.

1120

POOR QUALITY ORIGINAL

3 District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK ss.

William Muldoon 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. *William Muldoon*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Philadelphia*

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

Answer. *To Home*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*

Wm Muldoon

Taken before me this *6* day of *September* 188*8*
Joseph W. Muldoon
Police Justice.

POOR QUALITY ORIGINAL

1121

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court

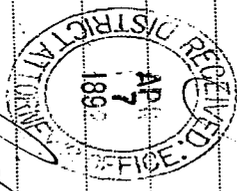
THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. ...
William ...

2 _____
3 _____
4 _____
Offence _____

Dated _____ 188__
John ...
Magistrate.

Witnesses
John ...
Street _____



No. _____
\$ 1000 to appear
Street _____

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *10* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *April 6* 188__ *John ...* Police Justice.

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

Dated _____ 188__ _____ Police Justice.

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

Dated _____ 188__ _____ Police Justice.

1122

POOR QUALITY ORIGINAL

87

The People

William Muldoon

Court of General Sessions. Part I

Before Judge Cowing April 18. 1892.

Indictment for assault in the second degree.

Peter Crawford, sworn and examined, testified:
 I live at 105 Bowery and am assistant Superintendent of the Bowery Mission and Young Men's Home; over the Mission is a home; it is partly charity and we partly sustain ourselves. We have a reading room - it is public and any one is welcome to it as long as they are orderly and conduct themselves properly; we charge no admission to the reading room. I have seen the defendant in the house. It is part of my duty to keep order and maintain the rules of the Society. A committee of eight or ten business men of the city constitute the Bowery Mission; it is not connected with any church - it is undenominational - we invite all creeds and colors. I have known Muldoon probably two weeks; he has been a frequenter of the place. I have not had trouble with him up to the time of his arrest. What was the cause of this trouble with him on the 5th April that you had with him? He came up to my assistant, a clerk in the office and demanded fifteen cents. I was not there at the time but I learned that afterwards. What

1123

POOR QUALITY
ORIGINAL

was the first fact that came to your personal attention on that day? He was down the street when I was coming in half past nine or ten o'clock in the evening. He saw me coming in with a friend and followed me up stairs to the Mission. He was very slightly under the influence of drink. He said to me the clerk refused to give him fifteen cents. I said, he has no orders to refund any one any money. I went into the office and asked what he wanted the fifteen cents for? The clerk said he smashed in the office door and broke the panel. I went up to re-arrange with him. I had got no further than to the corner of the office when he pulls out this knife and made a lunge at me. I stepped back and he made another lunge at me. Five or six men rose to my assistance, and he bolted for the street; and the witness caught him in the street and took the knife. I took him into the home with the assistance of three officers and had him arrested. Was that knife opened when he made the lunges at you? Yes. He had his hand this way (showing) and when I came round the corner of the office like this, he was standing there

1124

POOR QUALITY
ORIGINAL

and as soon as I got round he followed me round. I jumped back and he came up after me again with the knife. Did you say anything to him after you got him arrested? No. I did not speak to him until the next morning in court. He asked me to forgive him, he asked me if I would withdraw the charge? I said, No. I did not feel inclined to withdraw the charge; if a man drew a knife without any cause or provocation I think he deserves some punishment. That is what I told the prisoner. Did he say anything to you in the Police Court as to why he had taken this knife? He said he was intoxicated I believe. He ran out of the house and he got to the corner of Grand street before we caught him; the Mission is 105 Bowery, between Grand and Mester Streets, it is a six story building. You never had any difficulty with him prior to that day? No sir, none whatever.

Cross Examined. How long had he been at the Mission? As far as I recollect about two weeks; he paid every night for his bed; the dispute arose with the Clerk who refused to refund fifteen cents. When he drew the knife there were about thirty men around; a good deal of excitement was

1125

prevailing. After he drew the knife men came to my assistance. You were not injured were you? No, I was not, but it was no fault of his. I jumped back from the man. I was not going to stand and be stabbed. I got to the corner when he flew at me. There was no one around me. In the reading room there was twenty five or thirty men on one side, and there was about four sitting. This loud talking prevailed and these men congregated near you? They came to my assistance and when I rose he (the defendant) bolted to the door. Did any of them make any threatening remarks? When he broke in the panel of the office door he went for the street and laid for me and when he saw me he followed me up and demanded fifteen cents. I came out of the office to reason with him. I never had a chance to speak to him and had not spoken a cross word to him. I have no hard feelings towards the man whatever, I feel sorry for him. You were not close enough so that he could inflict any injury with that knife? He could if I had not jumped back. He was slightly under the influence of liquor; he talked rationally and knew what he was doing.

1126

POOR QUALITY
ORIGINAL

John Schneider, sworn and examined I am a Tonsorial artist. On the day of this assault I ran after the defendant after he attempted to stab Mr. Crawford. What did you see this defendant do? I was just sitting down there playing a game of dominoes and this defendant came up to Mr. Crawford. There was an argument about some money, I don't know what it was. I believe Mr. Crawford came out to put him out on account of raising a disturbance then Muldoon drew a knife and attempted to stab Mr. Crawford. Then he turned around and started to run out. I ran after him and ran half a block, and he stopped and gave me the knife. He had it in his hand; it was closed when he gave it to me. He said to me when I caught him, "you are pretty cute." He ran behind a wagon. I got close up to him, then he stopped short and gave me the knife. I held him, Mr. Crawford came over and an officer took him away cross examined. They were trying to put him out of the room on account of raising a disturbance because the money was not refunded to him. How many people were around there? The place was full. I guess

1127

POOR QUALITY
ORIGINAL

something around twenty five or thirty people. Did loud words prevail? Not until they got up nearly close together; some of them hal-
loved, "Look out, he has got a knife." Did you hear any threats made? No, none whatever. I did not hear anybody threaten to do him injury, or to throw him down stairs or to club him. I saw the knife. Mr. Crawford started to open the door to put him out or tell him to go down and just as he was going to grab for the door, some one halloved, "he has got a knife." Muldoon started to run off and I ran after him. Mr. Crawford started to open the door, and the defendant was standing there, he made a sort of a dash at him and he opened the door and started to run out. There was no one trying to put him out. Nobody punched or struck or kicked at him at all.

William Muldoon, sworn and examined in his own defence testified. I am 28 years old and am a harness maker by trade; it is about eight years since I worked at my trade. I was in Chicago two or three years. I worked in the Palmer house and the Leland hotel. I have been in Philadelphia. When did you come to New York.

1128

POOR QUALITY
ORIGINAL

About last January, I stopped at the Young Men's Christian Association, corner of Broome St. and Bovey. I remained there four or five weeks, and fifteen days of that time I had been in Bellvue Hospital. I had chills and fever. I was confined in the Detention Hospital for the Insane; it is located in Randolph St., Chicago. I was there two weeks on a charge of attempting to commit suicide. I have a faint recollection of the disturbance I had with the complainant. I had been stopping there, and the night previous to this occurrence I paid thirty cents for two nights lodging. I occupied my bed the first night, and on the second night intending to leave I wanted to get my fifteen cents back, and the man in the office would not give it to me. I was standing in the office door, and he was sitting in front. He got off the stool and came to the office door and went to push me out. I had my shoulder and he had his shoulder and finally he closed the door. Then I went down stairs and met this other gentleman who testified here awhile ago. I told him of the occurrence and he said, "we will go and see about it."

1129

POOR QUALITY ORIGINAL

He went up and spoke to the clerk. I don't know really what he said, but he pointed to the panel and said it was broken. I did not know anything of that. I did not hear anything of the panel being broken until this time. Then he says, "Is that so?" to the clerk? and he said, "yes." He said, "at any rate he will not get his fifteen cents or stop that night." They came up to me to put me out. There was four or five of them. I pulled out the knife to defend myself - not to intend to hurt anybody but to keep them away from hurting me. Did you intend to stab the man? No sir. Could you have stabbed the man if you wanted to? Yes. Then I ran down stairs and ran up the street; the crowd was after me. I turned once or twice and swung my knife and told them to keep back - at last I turned around, I noticed one tall gentleman who testified last; he was pursuing me closely. I turned and closed the knife and gave it to him and submitted to arrest. Have you ever been convicted of crime? No sir. I have been in prison upon this charge about two weeks. I did not intend to stab the complainant

1130

POOR QUALITY
ORIGINAL

when I drew this knife. I have had it not quite three years. Did you ever have occasion to use it before in a similar manner? No sir, never was in any trouble before in my life, never in any rows of any kind. I had been drinking heavily for two weeks.

Cross Examined. You say you had a faint recollection of what took place? Yes. Do you think that story of yours is a faint recollection, haven't you told us pretty much all that did occur that day? That is pretty near all. You do not remember breaking the panel? No, I do not remember breaking any panel. What did you want to kick and bite the officer at the station house for and smash everything in general? I did not smash anything. Did you do anything like that in the station house, did you kick or try to bite anybody in the station house? Not that I know of. You do not recollect that do you? No. For two weeks you had been drinking? Yes. You did not get theigna at the Home? No sir. Did they charge you fifteen cents a night for your bed? Yes. That is about as good as you could do anywhere isn't it? It was comfortable for the price. They charge twenty five cents in other places? I do not know

anything about other places.

John Gerlinger, sworn and examined.
I am an officer and I arrested the
defendant on the sixth of April in the Brewery.
He made no statement to me when I arrested
him; he did not tell me anything about
any men attacking him, nor did he say
that he believed himself to be in danger
when he pulled the knife out. I asked
him what he did, and he would not
speak. I asked him his name, and he
would not tell me. We got him in the
back room of the station house, and the
Sergeant says, "See what he has, whether
he has a knife or anything else in his
pocket." I had the knife, which Mr. Schneider
had given to me. I started to go through
his pants pockets. He took some kind
of a spell or a faint, I did not know
what it was; he lay down and started
to kick and tried to bite; we pulled
him in the back room and we left
him there. We sent for a physician.
It was not feigned was it - it was
real as far as you know.
The jury rendered a verdict of guilty of
assault in the third degree with a recom-
mendation to mercy.

1132

POOR QUALITY ORIGINAL

Testimony in the
case of
William Muldoon
filed April

1942.

25 1/2

1133

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
William Muldoon

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

William Muldoon

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

The said *William Muldoon*

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

Peter Crawford
in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault; and the said *William Muldoon*

with a certain *knife* which *he* the said
William Muldoon

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

De Lancey Nicoll
District Attorney

1134

BOX:

476

FOLDER:

4363

DESCRIPTION:

Murphy, James

DATE:

04/14/92



4363

1135

POOR QUALITY ORIGINAL

1710
Counsel,
Filed 1/4 day of April 1897
Pleads: *honorably*

Burglary in the Third Degree
Section 498.20, 578, 581, 581.1

THE PEOPLE
vs.

James Murphy

DE LANCEY NICOLL,
District Attorney.

*at
1034-10th
Dist. of C. N.Y.*

A TRUE BILL.

W. H. Deane Foreman.
E. G. ...
Richard ...
S. P. H. ...

Witnesses:
Henry ...
Chas. Hyman

1136

POOR QUALITY ORIGINAL

Police Court— District.

City and County of New York ss.:

Henry Stucke of No. 132 First Avenue Street, aged 46 years, occupation liquor dealer, being duly sworn

deposes and says, that the premises No. 132 First Avenue Street, 1st Ward in the City and County aforesaid the said being a five story brick building

and which was occupied by deponent as a liquor store and storeroom and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly bursting open the front cellar door and breaking the lock on said cellar door

on the 2nd day of April 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Two baskets of champagne all of the value of forty eight dollars

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

James Murphy (now here) Deponent Deponent locked and fastened the doors and windows in said premises at about the hour of eleven o'clock P.M. on the night of the 1st day of April and on the morning of the 2nd day of April, at about the hour of five o'clock and thirty minutes A.M. Deponent was informed Charles J. Wick of No 130 First Avenue that he

POOR QUALITY ORIGINAL

Saw the defendant coming out of defendant
cellar or storeroom with a basket
of Champagne out of the cellar and
place said basket in a wagon and
drive away and witness positively
identify the defendant as the person
he saw stealing said basket of wine

Sworn to before me this
3rd day of April 1892

Henry Strucke

J. M. [Signature]

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1892
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1892
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1892
Police Justice.

Police Court, District,

THE PEOPLE, et al.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1892

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

1130

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Charles K. Wiem of No. 130
Madison Street, being duly sworn, deposes and

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

Sworn to before me this 14th day of April 1896,
Charles K. Wiem

J. H. [Signature]
Police Justice.

1139

POOR QUALITY ORIGINAL

District Police Court.

Sec. 198-200

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
James Murphy

Taken before me this *14th* day of *April* 188*8*
[Signature]
Police Justice.

1140

POOR QUALITY ORIGINAL

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

Police Court...

District...

THE PEOPLE, etc.
ON THE COMPLAINT OF

Henry Shuckie
 vs.
 James Murphy

Offence _____

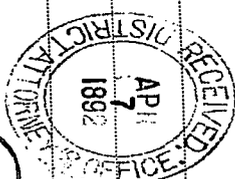
Dated _____ 188

Michael Driver
 Officer

Witnesses

No. _____

 No. _____



No. _____

 No. 1000
 to answer

24th April at 2 PM

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

1141

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Murphy

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

James Murphy

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

The said

James Murphy

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *April* in the year of our Lord one thousand eight hundred and ninety-*two* in the *right*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *building* of one *Henry Stucke*

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

1142

POOR QUALITY ORIGINAL

SECOND COUNT—

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

James Murphy

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

The said *James Murphy*

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

twenty-four bottles of champagne of the value of two dollars each bottle, and two baskets of the value of one dollar each

[Large flourish]

of the goods, chattels and personal property of one *Henry Stucke*

in the *building* of the said *Henry Stucke*

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

1143

POOR QUALITY ORIGINAL

THIRD COUNT:

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

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

The said *James Murphy*,

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

twenty-four bottles of champagne of the value of two dollars each bottle and two baskets of the value of one dollar each

of the goods, chattels and personal property of

Henry Stucke

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

Henry Stucke

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

James Murphy

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

DE LANCEY NICOLL,
District Attorney.

1144

BOX:

476

FOLDER:

4363

DESCRIPTION:

Murphy, John

DATE:

04/05/92



4363

1145

POOR QUALITY ORIGINAL

No. 22.

Counsel,
Filed 5 day of April 1892

Pleas,
347 Bond
19 Bond
THE PEOPLE
vs.
John Murphy
Burglary in the Third Degree
[Section 498, 506, 518, 521]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. H. Johnson Foreman.

April 6. 1892
Pleas Burg 3 by
E. M. D. J.

Witnesses:
A. J. Hogan

1146

POOR QUALITY ORIGINAL

Police Court _____ District _____

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

of No. 141 1/2 MoH Street, aged 51 years,

occupation Saloon Keeper being duly sworn

deposes and says, that the premises No 141 1/2 MoH Street, 14th Ward

in the City and County aforesaid the said being a saloon
and which was occupied by deponent as a saloon
~~and in which there was at the time a person being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking a
light of glass in a rear
window removing the fastenings
and entering said premises

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

Two boxes of cigars. One box
of cigarettes. One dollar bill
and one set of pool balls
together of the value of fifty
dollars

the property of deponent

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

John Murphy
for the reasons following, to wit: That on said date
said premises were broken
entered and said property
stolen and carried away
and deponent is now informed
by Officer Daniel Hogan of
the 10th Precinct that after testing
said Murphy in custody he
informed him that said property

1147

POOR QUALITY ORIGINAL

was executed under a stoop at 138 Moyn Street that he Hoagay then recovered the property which defendant has seen and fully identifying as a person who lives at his premises

Gastano & Scals

Sworn before me this 24th day of March 1892
J. J. Kelly
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1892 Police Justice

I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1892 Police Justice

There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order he to be discharged.
Dated 1892 Police Justice

Police Court, _____ District,

THE PEOPLE, etc.,
on the complaint of

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

Offence—BURGLARY.

Dated _____ 1892

Magistrate.

Officer.

Clerk.

Witness, _____
No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

1148

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Daniel J. Hogan
aged _____ years, occupation *Police Officer* of No. _____

No 10 Greene Street, being duly sworn deposes and

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

Sworn to before me, this *31st* day of *March* 18*85* *Daniel J. Hogan*

Police Justice.

1149

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *John Murphy*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *US*

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

Answer. *33rd East St*

Question. What is your business or profession?

Answer. *Moulded*

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

Answer. *I am not guilty*
John G. Murphy

Taken before me this
day of *March* 19*31*

Police Justice.

1150

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

1894

347

THE PEOPLE
vs.
ON THE COMPLAINT OF

William C. ...
John ...

Offense

Dated

Magistrate

Joyce ...
10

Witnesses

No.

Street

No.

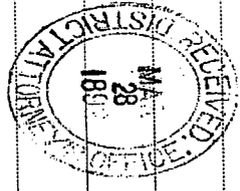
Street

No.

Street

\$ 1000 to answer

G. B.



Comm. ...

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

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

1151

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Murphy

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

John Murphy

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

The said *John Murphy*

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

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

1152

POOR QUALITY ORIGINAL

SECOND COUNT—

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

John Murphy
of the CRIME OF *Grand LARCENY* in the second degree, 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, at the Ward, City and County aforesaid, in the *night*-time of said day, with force and arms,

ten boxes of cigars of the value of two dollars and fifty cents each box, one box of cigarettes of the value of one dollar, ~~one set of~~ sixteen pool balls of the value of two dollars each, and

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *one* dollar; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *one* dollar; *one* United States Gold Certificate, of the denomination and value of *one* dollar; *one* United States Silver Certificate, of the denomination and value of *one* dollar.

of the goods, chattels and personal property of one *Gustavo Scalso*

in the *saloon* of the said *Gustavo Scalso*

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

De Lancey Nicoll
District Attorney

1153

BOX:

476

FOLDER:

4363

DESCRIPTION:

Murphy, Richard

DATE:

04/07/92



4363

1154

BOX:

476

FOLDER:

4363

DESCRIPTION:

Flynn, Charles

DATE:

04/07/92



4363

1155

POOR QUALITY ORIGINAL

61 July

Counsel, 7
Filed
Pleas, 7
day of April 1892

Grand Larceny, (From the Person), (Sections 628, 629, Penal Code.)

People vs. Richard Murphy and Charles Flynn
1919s

DE LANCEY NIGOLL,
District Attorney.

No. 1. E. P. 5479
No. 2. J. P. 5479
A TRUE BILL. April 27/92

M. H. Johnson
Foreman.

Part 2 April 20, 1892.
No. 1. Found and Committed
Grand Larceny 1st. Deg
Part 2 - April 26, 1892
No. 2. Found and Committed

Witnesses:
M. H. Johnson
No. 1. Found and Committed
No. 2. Found and Committed

Prof. M. H. Johnson

1156

POOR QUALITY ORIGINAL

61 D
Lancaster

Counsel, by
Filed
Pleads,
day of April 1892

Grand Larceny,
(From the Person)
Degree
[Sections 528, 529, 530
Pennil Code.]

Against THE PEOPLE
of the County of York
54th of April 1892

Richard Murphy
and
Charles Flynn

DE LANCEY NICOLL,
District Attorney.

vs.
No. 1. E. P. 5479
No. 2. J. P. 5479

A TRUE BILL.

Wm. H. Johnson
Foreman.

Part 2 April 20, 1892.
No. 1 found and convicted
Grand Larceny 1st Degree
Part 2 April 26, 1892
No. 2 tried and convicted

Witnesses:

Wm. McCallister

No. 1. Geo. S. Sweeney

No. 2. Has been in
E. P. 5479

Wm. H. Johnson

1157

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS OF THE PEACE,
City and County of New York.

.....
The People,
vs.
RICHARD MURPHY,
jointly indicted with
CHARLES FLYNN.
.....

"
"
"
Before
HON. FREDERICK SMYTH,
and a Jury.
"
"

Tried APRIL 20TH, 1892.

Indictment for GRAND LARCENY in the first degree.

Indictment filed APRIL 7TH, 1892.

APPEARANCES:

ASSISTANT DISTRICT ATTORNEY BARTOW S. WEEKS,
For THE PEOPLE.

MESSRS. PURDY AND McMANUS,
For THE DEFENCE.

1158

POOR QUALITY
ORIGINAL

2

OFFICER JOHN MULHOLLAND, testified that he was a detective sergeant, attached to the Police Central Office. On the evening of March 19, 1892, he saw the defendant, Murphy, and the co-defendant, Flynn, together on Eighth avenue, in the city of New York, at about half-past nine o'clock. Barnum's parade was just going up the avenue. He first saw the defendants between 23rd and 24th streets, on Eighth avenue. The defendants jostled people and they went along, and that drew the witness's attention to them. He, the witness, then followed the defendant and the co-defendant. He, the witness, was accompanied by Mr. Murray, a son of the superintendent of police. The witness and Mr. Murray followed the defendants as far as 24th street. On the southeast corner of 24th street, he saw Flynn go in front of a woman and Murphy get behind her. The crowd was just breaking up after the parade. He, the witness, was then about six feet from the defendants. He, the witness, had put Mr. Murray in front of him, fearing that the defendants might recognize him as a detective. He saw Flynn pushing the woman from in front and Murphy pushing her from behind, towards Flynn.

1159

POOR QUALITY ORIGINAL

then they started to go away, and the woman put her hand to her pocket and cried out, "My pocketbook is gone." He, the witness, then pursued the defendants, and caught Flynn and turned him over to Officer Carey, and caught hold of Murphy. The arrests were made at 25th street. Then he, the witness, said to Mr. Murray, "Put your hand in his pocket, Walter," and Murray put his hand into Murphy's pocket --- his overcoat pocket. Murray put his hand into the pocket and pulled out a pocket-book. He, the witness, said to Murphy, "Where did you get this," and Murphy said, indicating Mr. Murray, "This man must have put that pocket-book in my pocket. He, the witness, said, "This man isn't going around putting pocket-books in people's pockets." And Murphy said, "I don't know anything at all about it, I never saw the pocket-book before. " Murphy wore a blue over-coat, almost new, and in excellent condition except that the pocket on the right hand side was cut, that is, there was a cut in the lining of the pocket, at the bottom of the pocket. The cut was large enough for a man's hand to go through it. The cut in the overcoat pocket was on the

1160

POOR QUALITY
ORIGINAL

4

side of Murphy which was turned to the woman at the time that she cried out that her pocket-book was lost ----- Murphy's right hand side. Murphy apparently had his hand in his right hand outside overcoat pocket at the time that he was pushing against the woman.

In cross-examination the witness testified that he had been a detective for about seven years. Previously he was engaged in the plumbing business. He was on the force for three years before he was promoted to be a detective sergeant. He had been a detective sergeant about seven years. He first met Mr. Murray that evening in front of the Metropolitan Hotel, in Broadway, at about eight o'clock. They went to the Bowery, through Houston street. The parade was just then coming down the Bowery. They followed the parade as far as the corner of Prince street and arrested a man at the corner of Prince street and the Bowery. Mr. Murray had asked him, the witness, "Is there any harm for me to walk along with you, John?" And he, the witness, said, "Oh, certainly not." He did not take Mr. Murry along that evening to help him in his work, but merely because Mr.

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**POOR QUALITY
ORIGINAL**

5

Murray wished to accompany him. He, the witness, saw Mr. Murray take the pocket-book out of Murphy's right hand outside overcoat pocket. The pocket-book contained \$1.38, and the money was still in the pocket-book at the time of the trial. He, the witness, did not pretend to swear that he saw Murphy's hand in the unknown woman's pocket. The woman disappeared in the crowd at the time of the arrest, and the witness had been unable to find her. He had caused a general alarm to be sent out for the owner of the pocket-book, but there was no response. In his opinion, the pocket-book was a woman's pocket-book, and not a man's pocket-book. Murray was only nineteen years of age, and he did not wish to expose the boy to risking an encounter with two such men as Murphy and the co-defendant, and therefore he did not call upon him for assistance, but called upon Officer Carey, a full-grown man and an experienced officer.

WALTER A. MURRAY testified that he lived at 1,041 Madison avenue. The witness gave testimony in corroboration of Officer Mulholland. He found the pocket-book under the lining

1162

POOR QUALITY ORIGINAL

of the right hand outside pocket of Murphy's overcoat.

In cross-examination the witness testified that he was a contractor for the elevated railroad, and also did work for the city. He met Sergeant Mulholland by accident in front of the Metropolitan Hotel, on the evening in question, and asked permission to accompany him on his round. He understood that Mulholland was assigned to follow the procession and look out for pick-pockets. He, the witness, was a son of Superintendent Murray, of the Police Department.

OFFICER JOHN CAREY testified that he was attached to the 20th police precinct. The witness then described the arrest of the defendants as Sergeant Mulholland had described it.

FOR THE DEFENCE, RICHARD MURPHY, THE DEFENDANT, testified that his father's name was Robert Murphy, and that his father was a stone cutter. He, the defendant, was a carpenter. He was nineteen years of age. He had never been convicted of any crime. He did not know the co-defendant

1163

POOR QUALITY ORIGINAL

Flynn, and had never seen him until he was arrested. He, the defendant, lived in 134th street, and came down town at about half-past six o'clock on the evening in question, to see Barnum's parade. He got down town at about half-past seven and walked over from Third avenue and stood on the corner of 23rd street, looking at the passing parade. After the parade passed, he started to walk up Eighth avenue, towards 24th street, and at 25th street, Officer Mulholland caught hold of him, the witness and held him while Mr. Murray put his hand into his, the defendant's, overcoat pocket, and said, "He e I have a pocket-book." Mulholland said, "Well, give me that, I will put it in my pocket." He, the defendant, said, "I don't know anything about it. At that time, he, the defendant, did not see the pocket-book. It was his sister's pocket-book, and he, the defendant, used to carry small change in it. When he said that he did not know anything about the pocket-book he had not seen the pocket-book. As soon as Mulholland received the pocket-book, he stuffed it into his pocket. He, the defendant, did not have on a blue overcoat. He only wore an ordi-

1164

POOR QUALITY ORIGINAL

nary sack coat. He had a light overcoat at home, but very rarely wore it, because it was too short. There was no cut pocket of the coat he wore that night. He did not attempt to steal any property from any woman, or any one else, on the night in question, and had always worked for a living. He might have bumped up against a woman in the crowd after the parade was over, but not intentionally. He intended to turn at 25th street and walk over to 23rd street and take the elevated train home. He was taken to the station house and searched. He had about a dollar and a half in his pocket when he left his home. He bought a package of cigarettes and paid his fare down. He bought two elevated railroad tickets and had one of them still in his possession, and that left about \$1.38 in his pocket when he was arrested and searched. He had the money in his sister's pocket-book.

In cross-examination the witness said that when he picked up his sister's pocket-book that night at home, before he left home, there was no money in it. He had a dollar bill and he put it into the pocket-book, and had

1165

POOR QUALITY
ORIGINAL

9

it changed on the way down town at the elevated railroad station. Besides the dollar bill, he had about thirty-five or forty-five cents when he left home. He got the change in silver. His recollection was, that he put into the pocket-book when he left home a dollar bill, a quarter, a five cent piece, and some pennies, and that was all the money that he had on his person when he left home. He put that money into the pocket-book. He bought the ticket on the elevated railroad out of the dollar bill, and also some cigarettes. That left him with all small silver in his pocket. He remembered that he had a bad three cent piece with a hole in it, that he did not put into the pocket-book. The District Attorney then directed the defendant to look into the pocket-book and tell what money there was in it. There was only a silver dollar in the pocket-book. This was the change that he got when he got the dollar bill changed at the elevated station.

In re-direct examination the witness testified that the silver dollar might have been in the pocket-book without his knowledge when he picked it up out of the

1166

POOR QUALITY
ORIGINAL

10

drawer at home. He did not examine the pocket-book carefully before he put his own money into it. He lived in 134th street, No. 547, between Alexander and Lincoln avenues, in a flat.

Being recalled, IN REBUTTAL, SERGEANT MULHOLLAND testified that the defendant had on, at the time of the arrest, a blue smooth-cloth overcoat, and an undercoat also. At no time did the defendant say, after his arrest, that the pocket-book belonged to him or his sister. He said only that Mr. Murray must have put the pocket-book into his pocket. The defendant's testimony, that the pocket-book contained all of the money that he had on his person that night, was false, because, when he was searched in the station house, between thirty and forty cents was found in small change in his right hand trousers pocket, and the money was not taken from him.

1167

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS.
City and County of New York.
Part II.

-----x	:	
The People	:	Before the
	:	
vs	:	Hon. Frederick Smyth,
	:	
Charles Flynn.	:	and a jury.
-----x	:	

Indicted for Grand Larceny in the First Degree.

Indictment filed

Tried April 26th, 1892.

Appearances:

Assistant District-Attorney Weeks, for the People.
Messrs Purdy & Mc Manus, for the Defense.

Detective-Sergeant John Mulholland, called by the People, being duly sworn testified that he was attached to the Central Office. On the night of March 19th, 1892, he left his house about eight o'clock, and went to the Metropolitan Hotel, where he met W. A. Murray. Together they went through Houston street to the Bowery. It was the night of Barnum's parade. They followed the parade

1158

POOR QUALITY ORIGINAL

down the Bowery to Grand street, from Grand to Hudson and up Hudson to Eighth avenue. They broke away from the parade at Twenty-sixth street and Eighth avenue. He saw the defendant at about half-past nine o'clock, on Eighth avenue, between 23rd and 24th streets, going north, in company with Murphey, the co-defendant. He, the witness, followed the defendant and Murphy as far as the corner of Twenty-fifth street, where he, the witness, saw the defendant get in front of a woman. Murphy was behind her. The defendant kept pushing the woman towards Murphy. The woman put her hand up and tried to get Flynn, the defendant, away from her, but the defendant still kept pushing. The crowd was just beginning to disperse. He, the witness, was within six or seven feet of them, the defendant, Murphy, and the woman and Mr. Murray was three feet away from them. Immediately afterwards the woman called out " I have lost my pocketbook." The defendant and Murphy started to run away. He, the witness, went for the defendant and Murphy, and called Officer Carey, to whom he handed over Flynn, and he, the witness, took Murphy. In the Sixth Precinct station house he, the witness, searched

1169

POOR QUALITY ORIGINAL

both of the prisoners. When he, the witness, arrested the defendant and Murphy, at the corner of Twenty-sixth street and Eighth avenue, he turned the defendant over to Officer Carey and told Mr. Murray to put his hand into Murphy's pocket. Mr. Murray put his hand into Murphy's pocket and pulled out a pocket book and handed it to the witness, saying, "Why gentlemen here it is." Murphy said to him, the witness, that he did not not know anything about the pocket book. He, Murphy, said, "Some of you fellows must have put it in my pocket." The defendant, who was in Officer Carey's custody, said nothing. Murphy had on a smooth cloth overcoat. The right side pocket of the overcoat- the bottom of the pocket was cut out in the inside and then the lining was cut so that the hand could go through it. The prisoners were about a foot apart when arrested. The Murphy in whose possession the pocket book was found, was jointly indicted with the defendant, Flynn, and was, the witness said, convicted the week before in the court, for stealing the pocket book.

IN CROSS-EXAMINATION, the witness testified that he had been connected with the police department about eight

1170

POOR QUALITY ORIGINAL

years altogetner. He, the witness, did not ascertain who was the owner of the pocket book. He sent out a general alarm for the owner and went to the neighborhood where the pocket book was lost. At the time the alarm was given he, the witness, wanted to catch both of the men, and made no effort to find out from whom the pocket book was stolen. Mr. Murray was with him, but Mr. Murray was not an officer. There was a crowd of six or seven hundred people on the throughfare when he noticed the defendant and Murphy standing in front of the woman. He did not see the defendant have his hand in the woman's pocket. The defendant stood in front of her.

Walter A. Murray, being duly sworn testified that on the evening of March 19th, 1892, he met Detective-Sergeant Mulholland at the Metropolitan Hotel, and accompanied him along the line of Barnum's parade. He, the witness, saw the defendant, Flynn, on Eighth avenue, between Twenty-fourth street and Twenty-fifth street, at about half-past nine o'clock. The defendant appeared to be with Murphy. He, the witness, saw Flynn, the defendant, in front of a woman and Murphy behind her. The defen-

dant stepped back a step and Murphy pushed to her, and slipped his hand through her coat and into her dress, and she then immediately called out her pocket book was gone. Murphy and the defendant started to walk away and at the southeast corner of Twenty-sixth street Detective Mulholland arrested them. When he was arrested, Murphy said to him, the witness, "Put your hand in that man's pocket," which he, the witness, did, and found the pocket book there. He, the witness, found the pocketbook in the bottom of the coat, in the lining. The coat pocket and the lining of the coat was cut.

Murphy said that he, the witness, must have put the pocket book in his, Murphy's pocket, which he, the witness, did not do. The defendant and Murphy were three feet apart when arrested.

IN CROSS-EXAMINATION, the witness testified that he did not see the defendant put his hand into any person's pocket, or attempt to. There were hundreds of people on the avenue, jostling against one another. He, the witness, did not open the pocket book he found on Murphy, but passed it over to Mulholland.

Detective-Sergeant Mulholland, recalled by the People, tes-

1172

POOR QUALITY ORIGINAL

tified that the money contained in the pocket book in evidence, \$1.38, was the same that was in the pocket-book when it was handed to him by Mr. Murray. There was a silver dollar, a silver twenty-five cent piece, a silver dime and three pennies.

Officer John Carey being duly sworn testified that he was attached to the 18th Precinct on March 19th, and now to the 19th Precinct. At about half-past nine o'clock, on that evening, he was standing on the east side of Eighth avenue, between Twenty-fifth and Twenty-sixth streets, when he saw Officer Mulholland coming up the avenue. Detective Mulholland said something to him, the witness, and they walked together quickly to the southeast corner of Twenty-sixth street and Eighth avenue. Detective Mulholland took hold of the defendant's coat and passed him, the defendant, over to him, the witness, and then immediately arrested Murphy. Murphy was about two feet from the defendant at the time he was arrested. He, the witness, was present when Mr. Murray took the pocket book from Murphy's pocket, and he heard the conversation between Murphy and Detective Mulholland. The defendant was near e-

1173

POOR QUALITY
ORIGINAL

7

nough to hear the conversation also. Detective Mulholland told Mr. Murray to search Murphy's pockets, and Detective Mulholland also searched in the pocket next to him, the left hand side .

CHARLES FLYNN, the defendant, being called by the defense, testified that he was not acquainted with the defendant Murphy. He first saw him on the night in question in the 20th street station house. On the night in question, he, the defendant, did not pick any pocket, or attempt to pick any pocket , and had no knowledge of the pocket book, or where it came from, until he got into the station house. On the night in question he was standing between 23rd and 24th streets looking at Barnum's parade, about two doors from the 24th street corner. After the parade was over, he walked up town and was going home. He got as far as the 26th street corner. The first thing he knew he was arrested. He did not stand in front of any woman, and back up towards her, as he knew of. There were people walking up and down, and cross-ways, towards and the east and the west and they were jabbing up against everybody. He, the witness, did not attempt to run up against anybody, or

1174

POOR QUALITY ORIGINAL

attempt to do any such act as he was charged with. He, the witness, had been confined on the charge since the night of Barnum's parade, March 19th, 1892.

IN CROSS-EXAMINATION, the defendant testified that on the night in question he went out to see Barnum's parade. He left his house about 7 o'clock, and went to 24th street and Eighth avenue. He did not go directly from his house. He got shaved and then walked down Third avenue and bought a couple of segars, and had a couple of drinks, and walked down the avenue for a while. Then he took a Third avenue car down as far as Twenty-fourth street, and walked across to Eighth avenue. At that time he, the witness, lived at No. 193 East Ninety-third street, near Third avenue. He went over to Eighth avenue and Twenty-fourth street, because he was too late to see the parade on Fifth avenue, because he could see the last of it passing, from Third avenue. He got off the car at Twenty-fourth street to see the parade. He noticed the lines passing down Fifth or Madison avenues, while he was about Forty-eighth street, on the car. On the corner of Twenty-fourth street and Eighth avenue, he waited about twenty-five

1175

POOR QUALITY ORIGINAL

minutes. He, the witness, did not meet anybody, or speak with anyone, or walk with anyone. After the parade was over, he walked up Eighth avenue as far as Twenty-sixth street. He was going up to Thirty-fourth street, and then over to Fourteenth street and Third avenue. He went way because he wanted a walk. It was snowing, and the street was all snow. There was some slush. His pants were wet, but his feet were not. He, the witness, did not notice what kind of an overcoat Murphy had on, but he was sure Murphy had an overcoat on.

REBUTTAL. Detective Mulholland, recalled by the People, testified as to the route of the parade .

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1176

POOR QUALITY ORIGINAL

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

John Mitchell

Richard Murphy

Charles Flynn

BEFORE HON.

Thomas J. Eady

POLICE JUSTICE,

March 24 1892

APPEARANCES:

For the People,

Wm Mc Keenan

For the Defence,

188

I N D E X.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

John Mitchell
Walter A. Munnay

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4

W. J. Cronley

Official Stenographer.

1177

POOR QUALITY ORIGINAL

STENOGRAPHER'S MINUTES.

2 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

John McCholland

vs. *Richard Murphy*

Charles F. Ryan

BEFORE HON.

Thomas J. Eady

POLICE JUSTICE,

March 24 1892

APPEARANCES:

{ For the People, *Wm Mc Mann*
For the Defence, _____

188

I N D E X .

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

John McCholland
Walter A. Murray

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4

W. J. Crosby

Official Stenographer.

1178

POOR QUALITY ORIGINAL

2 DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF
John McSholland
Richard Murphy
Charles Flynn

Examination had March 23 1892
Before Thomas J. Eady, Police Justice.

I, W. J. Cronin, Stenographer of the 2 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Richard Murphy
Charles Flynn

as taken by me on the above examination before said Justice.

Dated March 24 1892 W. J. Cronin
Stenographer.

Police Justice.

1179

POOR QUALITY ORIGINAL

POLICE COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.
STENOGRAPHER.

The People vs
John Mulholland

^{vs}
Richard Murphy
Charles Flynn

Examination Before Justice Grady
March 29 1892

John Mulholland the complaining witness,
being duly sworn and further ex-
amined by the court deposes
and says: I am a detective
sergeant of the Police Department of
this city, on the 19th day of
March 1892 about the hour of
9:15 o'clock P.M., I was at the
corner of 25th Street and 8th
Avenue. I was about five feet
away from a woman whose name
is unknown to me. The said
woman came along 8th Avenue
and was walking five feet away
from me, and started to go

across 8th Avenue. Before she
got to the cross walk I saw
the defendants Richard Murphy
and Charles Flynn (now here). They
came up 8th Avenue behind the
unknown woman. As she started
to turn to go across 8th Avenue,
Flynn got in front of her and
Murphy was behind her. Flynn
pushed her towards Murphy
and Murphy kept pushing her
towards Flynn so that she was
between them. I did not
know either of them. The defendant
Murphy was on the side where her
pocket was. His ^{right} hand was on
her right hand side. He was
up close to her, and Flynn
was so close to her that she
put her hand up to push him
away. She made some remark
to Flynn which I did not hear.
She stopped right there and
put her hand down to her
side and said "my pocket

book is gone." at that time
the two defendants were on the
other side of 25th street. They
had jumped away quick. They
were running away. Then I
went after the defendants and
arrested both of them on the
corner of 26th street and 8th
Avenue. I caught hold of the
defendant Murphy and I
called Officer Carey of the
23rd Precinct and told him
to catch hold of Flynn. Walter
A Murray now here, was with
me. He put his hand in
Murphy overcoat pocket and
pulled out a pocket book
containing one dollar and
thirty eight cents. It was a
brown leather pocket book and
I believe and charge that said
pocket book was the property
of the said unknown woman
and was taken from her by
the defendants. I then went

to the corner of 25th Street
and the unknown woman was
gone. A general alarm
was sent out by the police
at headquarters to find the
said unknown woman but
without success.

Walter A. Murray being duly
sworn and examined by the
court deposes and says: I
was present with Officer Mulholland
on the 19th of March on the
occasion referred to in the
affidavit. I was going up
St. Avenue with him. The
defendant Flynn was in
front of the woman, and Murphy
was behind. The latter one
I call Murphy. The one
in front kinder bucked up
on her. The fellow behind
purtled into her and slipped
his hand in her pocket. I
could not see if they took

1183

POOR QUALITY ORIGINAL

anything out of her pocket
They started to run. Officer
Mueholland at this time was
behind me. He ran out and
grabbed Murphy. Mueholland
was at the corner of 25th
street when they started to run.
Mueholland had one and
the ward man had another.
Mueholland said to me "Look
in that fellow's pocket. I
put my hand in his pocket.
The lining was cut and I
slipped my hand down the
lining and found the pocket
book there.

John Mueholland, the complaining
witness, being recalled and further
examined by the court before
and says: The defendant Murphy
said to me when Murray
pulled out this pocket book
out of his pocket "Why

this man must have put this
pocket book in my pocket;
I do not know anything about
the pocket book

cross examined by the the names

Q You do not know anything about
these young men?

A No sir

Q You say nothing you have
heard of any such lady or from
her family?

A Nothing

Q When did you see these defendants

A Between 24th and 25th streets.

Q When did you arrest them?

A In 26th street.

Q They were together

A Yes.

Q Did you meet up behind these
men?

A Yes.

Q When was it you saw his
hand in the pocket

A. on the corner
2. what corner

A. on the corner of 25th St

2. Did you see them acting
suspiciously?

A. Yes; previous

2. How long before that?

A. The time it would take to go
from 24th to 25th Street

2. How long?

A. Thirty seconds

2. You do not pretend to say
you saw this man take
the lady's pocket book?

A. No; I cannot say ^{I saw that} either
one of them did

2. You say these men started
to run away?

A. Yes. They walked over
first, then they ran.

2. You called an officer and the
two of you arrested them.

A. Yes on the corner of 26th St.

2. Did you then attempt
to ascertain who this woman

wasⁿ

A. No. I could not very well
leave the prisoners.

Q. You saw see the affidavit
Murray has made.

A. Yes.

Q. What was that that Flynn
said.

A. Under the circumstances there
was connection between
the two men. They were staying
together.

Q. You do not know either of
the two defendants.

A. No sir.

Q. You don't know Flynn.

A. No.

Q. You found nothing on his
person.

A. No. He had a pocket
book. He said it was his
and ceded out what was
in it.

& Richard Murphy recalled. and

1187

POOR QUALITY
ORIGINAL

was examined by Mr. McNamee.

Q What is your business?

A Conductor, Contractor - I
am with my brother - we
have contracts with the

Q Public Works

Q You were with Officer
McSholland.

A I was with him.

Q You have made two
sworn affidavits.

A Yes.

Q Are both true?

A Yes.

POLICE COURT,
SECOND DISTRICT,
W. L. ORMSBY, JR.
STENOGRAPHER.

Officer need to answer.

9

1100

POOR QUALITY ORIGINAL

339

District Police Court.

John Mulholland

vs.

Richard Murphy
Charles Flynn

STENOGRAPHER'S TRANSCRIPT.

March 24 1887

BEFORE HON.

Thomas J. Eady

Police Justice.



W. C. Murphy

Official Stenographer.

1189

POOR QUALITY ORIGINAL

(1365)

Police Court—2nd Dist. District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 300 Madison Street, aged 32 years,

occupation Detective in Department being duly sworn,

deposes and says, that on the 19th day of March 1892 at the City of New

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

person of ^{an unknown person} ~~deponent~~, in the night time, the following property, viz:

a parcel box containing
gold and lawful money
of the United States of the
amount and value of One ³⁸
dollar \$ 38

the property of an unknown woman

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

Charles Flynn (both now here
who were acting in concert for
the reasons following to wit: At the
hour of nine o'clock P.M. on said
date deponent saw the defendants
confronting against a woman who
was in a room on 5th Avenue, deponent
heard the said woman yell "my
purse - her is gone" and he saw
the defendants break through the
door and attempt to escape.

Deponent seized the defendants
and he is informed by Walter A. Murray
(now here) that while deponent was

Subscribed and sworn to before me this 19th day of March 1892
at New York City
Police Justice

1190

POOR QUALITY
ORIGINAL

During the depositions the Murray
found in the pocket of the overcoat
worn by the defendant Murphy a
presser - brass which presser - brass
deposits believe were the presser brass
which was feloniously taken stolen,
and carried away from the person
of the museum woman, whose other
articles are museum to depositions.

Sworn to before me }
This 21st day of March } John W. Mulholland
1892

J. W. Mulholland

Police Justice

1191

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Contractor of No. 319 - East 94th Street, being duly sworn, deposes and

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

Sworn to before me, this 21st day of March 1890, Walter A. Murray

J. J. Brady
Police Justice.

(3602)

Lined area for additional text or notes.

1192

POOR QUALITY ORIGINAL

(1885)
Sec. 198-200.

2nd
District Police Court

CITY AND COUNTY }
OF NEW YORK } ss.

Charles Flynn 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 Flynn*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *193 - East 93rd St. 2 months*

Question. What is your business or profession?

Answer. *Piano Tuner.*

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.*

Cha. Flynn.

Taken before me this *27* day of *March* 189 *27*
W. J. Justice
Police Justice.

1193

POOR QUALITY ORIGINAL

(1885)

2

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Richard Murphy

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

547 - East 134th St. 3 years

Question. What is your business or profession?

Answer.

Compositor

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

Answer.

I am not guilty

Richard Murphy

Taken before me this

day of

March 1893

2

Police Justice.

1194

POOR QUALITY ORIGINAL

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

Police Court--
 District,
 2nd District
 337

THE PEOPLE, &c.
 ON THE COMPLAINT OF

John M. McWilliam
 vs.
 William Murphy
 Charles J. Ryan

Offered
 James J. Ryan

Dated
 Mar 21 1892

James J. Ryan
 Magistrate

Walter A. Murphy
 Precinct

No. _____
 Street _____

No. _____
 Street _____

No. _____
 Street _____



James J. Ryan
 Mar 21 1892

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

Referent out to

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

Dated *Mar 21* 1892 *James J. Ryan* Police Justice.

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

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

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

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

1195

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Richard Murphy
and
Charles Flynn

The Grand Jury of the City and County of New York, by this indictment, accuse
Richard Murphy and Charles Flynn
of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Richard Murphy and Charles Flynn, both
late of the City of New York, in the County of New York aforesaid, on the 19th
day of March in the year of our Lord one thousand eight hundred and
ninety-two, in the night time of the said day, at the City and County aforesaid,
with force and arms,

the sum of one dollar and
thirty-eight cents in money, law-
ful money of the United States
of America, and of the value of
one dollar and thirty-eight cents,
and one pocketbook of the value
of fifty cents

of the goods, chattels and personal property of one a certain woman
whose name is to the Grand Jury aforesaid unknown,
on the person of the said woman
then and there being found, from the person of the said woman
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.

1196

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Richard Murphy and Charles Flynn

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

The said *Richard Murphy and Charles Flynn*, both

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

the sum of one dollar and thirty eight cents in money, lawful money of the United States of America and of the value of one dollar and thirty-eight cents and one pocketbook of the value of fifty cents

of the goods, chattels and personal property of one a certain woman, whose name is to the Grand Jury aforesaid unknown

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

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

Richard Murphy and Charles Flynn

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

DE LANCEY NICOLL,

District Attorney.

1197

BOX:

476

FOLDER:

4363

DESCRIPTION:

Murphy, William

DATE:

04/20/92



4363

1198

POOR QUALITY ORIGINAL

216.

Counsel,
Filed *Lo* day of *April* 189*8*
Pleads, *Guilty*

THE PEOPLE
vs.
Grand Larceny, [Sections 528, 537, Degree.]
Second

William Murphy

Wm. H. Lacey
DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. H. Johnson
Foreman.

W. J. [unclear]
Head of [unclear]
S.P. 1 1/2 yrs.

Witnesses:

John Stock

1199

POOR QUALITY ORIGINAL

(1305)

Police Court— 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

I, John Stack
of No. 1597 2nd Frame Street, aged 34 years,

occupation Carpenter being duly sworn,

deposes and says, that on the 9th day of April 1897 at the City of New

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

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

One leather pocketbook containing
good and lawful money of the United
States of the amount and value of
eighteen 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 William Murphy, born here from

the fact that the said deponent was in deponent's company on said date. That deponent took the said pocketbook, containing the said sum of money, out of his pocket and held the same in his hand. That the deponent snatched the said property from deponent's hand and ran away. Deponent immediately caused the arrest of the deponent and says that he had had dealt with as the firm directors

John Stack

Sworn to before me this 10 day of April 1897
John Stack
Notary Public

1200

POOR QUALITY ORIGINAL

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK ss:

William Murphy being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees 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. William Murphy

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. New York City

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

Answer. 618 1/2 5th Avenue - 3 years

Question. What is your business or profession?

Answer. Pastor

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 William Murphy

Taken before me this day of 1891
Potter Justice

1201

POOR QUALITY ORIGINAL

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court

District

1884

5

408

THE PEOPLE, &c.,
OF THE COUNTY OF

John A. ...
James ...

Offense

*Receives
Money*

Dated

189

John ...
Magistrate

John ...
Officer

Witnesses

No. ...

Street

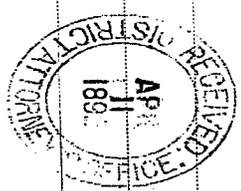
No. ...

Street

No. ...

Street

\$ *1000* to answer



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

defendant

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

Dated, *April 10* 189 *Broome* Police Justice

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

1202

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK, against

William Murphy

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

The said William Murphy,

late of the City of New York in the County of New York aforesaid, on the 9th day of April in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the day - time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury

#18. aforesaid unknown, for the payment of and of the value of eighteen

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of eighteen

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

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

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

eighteen dollars, and one pocketbook of the value of one dollar

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

DE LANCEY NICOLL, District Attorney.

1203

BOX:

476

FOLDER:

4363

DESCRIPTION:

Murray, Kate

DATE:

04/06/92



4363

1204

POOR QUALITY ORIGINAL

46 JAO X

Counsel,

Filed

Plends,

6th day of April 1892

Murray

THE PEOPLE

vs.

Mate Murray

Grand Larceny, Second Degree. [Sections 898, 897, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

514
2167786

A TRUE BILL.

A. M. Conant

Foreman.

21 April 7 1892

Wm. H. Hendon

City Prison 30 days.

Witnesses:

Mary Barrin

Lead for Complaint

1205

POOR QUALITY ORIGINAL

(1365)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Mary A. Berrien

of No. 62 West 35th Street, aged 36 years,

occupation Housekeeper being duly sworn,

deposes and says, that on the 31 day of March 1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One diamond ring of the value of fifty dollars
\$ 60

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 Kate Murray (not named)

deponent saw the defendant take the said ring feloniously from a mantle in the kitchen of said premises and deponent was afraid to interfere, and defendant left the premises with said property in her possession
Mary A. Berrien

Sworn to before me, this 9 day of March 1892
of Mary A. Berrien
Police Justice

1206

POOR QUALITY ORIGINAL

(1285)

Sec. 198-200.

a District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Kate 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.

Kate Murray

Question. How old are you?

Answer.

53 years

Question. Where were you born?

Answer.

England.

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

Answer.

216 West 36th St - 3 weeks

Question. What is your business or profession?

Answer.

Servant.

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 did not mean to

steal the ring.

Kate Murray

Taken before me this *31* day of *March* 189*2*
Police Justice.

1207

POOR QUALITY ORIGINAL

Police Court 2 District.

Sec. 151.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Mary A. Berne
of No. 62 West 35th Street, that on the 31st day of March
1887 the City of New York, in the County of New York, the following article to wit: one

Diamond ring

of the value of Twenty Dollars Dollars,
the property of deponent
wa taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Kate Murray

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring her before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 31 day of March 1887

[Signature]
Police Justice.

1208

POOR QUALITY ORIGINAL

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary A. Berrian
vs.

Rote Murray

Warrant-Larceny.

Dated March 31 1892

Dives Magistrate

Bell Officer.

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

James Bell Officer.

Dated March 31 1892

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated _____ 188

Police Justice.

The within named

645 P.M. 53. M. England Somerset N.W. 216.0m 36.4m

1209

POOR QUALITY ORIGINAL

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court --- 2 --- District, 379

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Mary A. Dennis
vs.
Kate Murray

1 _____
2 _____
3 _____
4 _____
Offence Queens Felony

Dated April 1 1892

Magistrate
Dinner
Beef
Cout
Precinct



Witnesses:
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer S.S.
C. J. 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 _____

Kate Murray

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1500 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated April 1 1892 Police Justice

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

12 10

POOR QUALITY ORIGINAL

505

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Kate Murray

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

Kate Murray

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

The said *Kate Murray*

late of ~~the~~ City of New York, in the County of New York aforesaid, on the *31st* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one finger-ring of the value of sixty dollars

[Large handwritten flourish]

of the goods, chattels and personal property of one *Mary A. Berrien*

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

De Lancey Nicoll
District Attorney

12 13

**END OF
BOX**