

0579

BOX:

142

FOLDER:

1466

DESCRIPTION:

McConnell, John

DATE:

06/12/84



1466

Amey Heil
Officer McCurdy

Counsel, *DeGross*
Filed *12* day of *June* 188 *4*
Pleads *Not Guilty* 13

THE PEOPLE
vs. *P*
John McConnell
PETER B. OLNEY,
JOHN MCKEON,
Robbery in the 1st Degree
(Sections 224 and 225.)

July 11/84 District Attorney
Arrest & acquitted.
A TRUE BILL.
John J. Farmer
Foreman.

Amey Heil
and a witness
June 30. Not Guilty 650

0500

0581

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 McConnell

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

John McConnell

of the CRIME OF ROBBERY IN THE First DEGREE, committed as follows:

The said John McConnell

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Eighteenth day of May in the year of our Lord one
thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force
and arms, in and upon one Henry Weil

in the peace of the said People then and there being, feloniously did make an assault [he
the said John McConnell being
then and there aided by two
accomplices actually present, whose
names are to the Grand Jury aforesaid
unknown] and one watch of the
value of twelve dollars

of the goods, chattels and personal property of the said Henry Weil
from the person of said Henry Weil and against
the will and by violence to the person of the said Henry Weil,
then and there violently and feloniously did rob, 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,

PETER B. OLNEY,

~~JOHN McLEON~~, District Attorney.

0583

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

Ed District Police Court.

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

John M. Connel

Taken before me this *17*
day of *May*
188*8*
Charles J. Smith
Police Justice.

0584

Police Court

District.

CITY AND COUNTY
OF NEW YORK.

of No

Street

being duly sworn, deposes and saith, that on the

day of

1887, at the

Ward of the City of New York, in the County

of New York, was feloniously taken, stolen, and carried away, from the person of deponent

by force and violence, without his consent and against his will, the FOLLOWING PROPERTY, VIZ:

in the Night time,

One Silver Watch of the
Value of Twelve Dollars

of the value of

DOLLARS,

the property of

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

Deponent
John W. McConnell (nowhere)
and two other men whose names
are unknown and who are not
arrested, from the following facts
that at about ten o'clock on the
night of the above date deponent
was waiting for a car, and standing
on the corner of Jackson and
Dorchester Streets, when said McConnell
snatched from the pocket of
the vest worn by Deponent the
property above described, while
deponent was forcibly held by
the two unknown men.

Henry Heil

Sworn before me, this
day of May 1887
Justice of the Peace

0585

BOX:

142

FOLDER:

1466

DESCRIPTION:

McCormick, Lawrence

DATE:

06/12/84



1466

0586

BOX:

142

FOLDER:

1466

DESCRIPTION:

Williams, Henry

DATE:

06/12/84



1466

Witnesses

Robert Schmidt

officer McBride

26th Street

100

Counsel,

Filed 12 day of June 1884

Pleads

Chargedly - 103

THE PEOPLE
vs.
Lawrence McCormick
and
Henry Williams

PETER B. OLNEY,
JOHN MARFON

to 1. July 25, 1884
District Attorney
Tried and acquitted.

A True Bill.

L. J. J. J. J.

July 25/84 Foreman.

2. Pleads guilty - 103 2 dy

24.6 hours J.P.

F.P.

16 24

POOR QUALITY
ORIGINAL

0587

0588

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lawrence Mc Cormick
and Henry Williams

The Grand Jury of the City and County of New York, by this indictment, accuse ^{Lawrence}
^{Mc Cormick and Henry Williams, of}
^{the Crime of Attempting to commit}
the CRIME OF ROBBERY IN THE ^{first} DEGREE, committed as follows:

The said Lawrence Mc Cormick and
Henry Williams, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
Seventh day of June in the year of our Lord one
thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force
and arms, in and upon one Robert Schmidt
in the peace of the said People then and there being, feloniously did make an assault (each
of them the said Lawrence Mc Cormick
and Henry Williams being then and
there aided by an accomplice actually
present) and one silver coin of the
United States of America of the
kind known as quarter dollars, of
the value of twenty-five cents, three
other silver coins of the said United
States of the kind known as dimes
of the value of ten cents each, five
nickel coins of the said United
States of the kind known as five-cent
pieces of the value of five cents
each, and ten coins of the said
United States, of the kind known
as cents of the value of one cent
each

of the goods, chattels and personal property of the said Robert Schmidt

from the person of said Robert Schmidt and against
the will and by violence to the person of the said Robert Schmidt
then and there violently and feloniously did rob, 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,

PETER B. OLNEY,

~~JOHN M. KEENE~~ District Attorney.

0589

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

100 1389
Police Court - 1st District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Robert Schmidt
226 Williams St.
1 Lawrence M. McCormick
2 Henry Williams
3
4
Dated 8 June 1884
Offence Attempted Robbery
Magistrate.
James M. McCord + Officer.
Wardens 26 Precinct.
Witnesses
No. Street.
No. Street.
No. Street.
\$ 500 to answer Sessions. Each

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 Lawrence M. McCormick
& Henry Williams
guilty thereof, I order that they be held to answer the same and they 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 they
give such bail.

Dated 8 June 1884 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.

0590

Sec. 198-200

1 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Lawrence M. Cormick 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. *Lawrence M. Cormick*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *67th St near Bedford Ave. Bklyn. 2 1/2 years*

Question. What is your business or profession?

Answer. *Junk dealer*

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

Answer.

I am not guilty

Lawrence M. Cormick
Mark

Subscribed before me this
day of

Police Justice.

0591

Sec. 198-200

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Henry Williams

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

New York city

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

Answer.

No home

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

Henry Williams
Mark

Taken before me this

day of

[Signature]
Police Justice.

0592

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

Police Court--First District.

Robert Schmidt
 of No. *226 William* Street, being duly sworn, deposes
 and says, that on the *9th* day of *June* 18*84*
 at the *Fourth* Ward of the City of New York, in the
 County of New York, *attempted to be* feloniously taken, stolen, and carried away, from the person of de-
 ponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful money of the United
 States Consisting of silver Coins and
 pennies of the Value and amounting to
 thirty five Cents (\$35⁰⁰/₁₀₀)*

of the value of

Dollars,

the property of

Deponent

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

Lauren McCormack and Henry Williams
(now here) for the following reasons to wit,
 That on the above date at the hour of
 2 o'clock am. Deponent was sitting on a stoop
 at the south west corner of ^{4th} William and
 Chatham Streets, when said defendants
 came up where deponent was sitting -
 When the said McCormack struck deponent
 a violent blow with ^{his} clenched hand on the
 head, at the same time the said Williams
 thrust his hand into the left hand pocket
 of deponents Vest, which was then worn

POOR QUALITY
ORIGINAL

0593

on the person of deponent and attempted
to take therefrom by force and Violence
with out his Consent and against his
will the aforesaid property.

Wherefore Repentant Charges
said defendants, acting in Concert together
with attempting to feloniously ^{take} ~~as aforesaid~~
the aforesaid described property as
aforesaid

Robert Schmitz

Sworn to before me
this 8th day of June 1884

J. P. Duffy
Police Justice.

0594

BOX:

142

FOLDER:

1466

DESCRIPTION:

McDonnell, Alexander

DATE:

06/16/84



1466

Matthew C Carney
Offspring Boston
8th March

Filed 16 day of

Filed 16 day of June 1881

Pleads

THE PEOPLE

25.

Alexander

Mr Donnell

PETER B. OLNEY,

District Attorney.

A True Bill.

Edward Everett

Foreman,

June 17/94

107
Dear Lady
Three years S. P.

**POOR QUALITY
ORIGINAL**

0595

0596

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Alexander McDaniel

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

Alexander McDaniel
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Alexander McDaniel*

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

thirty six yards of cloth of
the value of two dollars
each yard

of the goods, chattels and personal property of one *Walker E. Carey*

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

John B. Olney
District Attorney

0597

Residence:

Street.

188

Precinct.....

all the Officers

Street.

NO.

No. 10 Street, 10

No.

No. 100 Street, 100

1

to answer: 1 all Sessions.

Chad

at the crime therein mentioned has been committed,

Alfred W. Maed

Lucas

ed Dollars, and be committed to the Ward
tch bail.

James G. 188 *✓*

John H. Manly Police Justice.

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.*

0598

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer.

Alexander McDonald

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

New York City

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

Answer.

122 Thompson Street 2 years 10 months

Question. What is your business or profession?

Answer.

*Bottler*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 was drunk and I don't know
anything about it Alex McDonald*

Taken before me this

day of

188

John J. Conner
Police Justice.

POOR QUALITY
ORIGINAL

0599

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Police Officer of No. 100

John J. Bates Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Walter E. Carey
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 9

day of June

188

John J. Bates

John J. Bates
Police Justice.

0600

2
District Police Court
Affidavit—Larceny.
CITY AND COUNTY OF NEW YORK, ss
Truck Driver 246 West 10th Street, Walter E. Carey 23 yr
being duly sworn, deposes and says, that on the 9th day of June 1884
at the Mercer Street near Prince Street City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with the intent to deprive the true owner
the following property, viz:

One piece of cloth consisting of
thirty six yards of the value of Seventy
Seven Dollars and eighty three cents

the property of in the care and charge of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Alexander McDonald (now
here) from the fact that deponent was
informed by Officer John J. Bates of
the Eight Precinct Police that he
found the said defendant in possession
of the said property and deponent
fully identified the said property as
the property taken stolen and carried
away from a truck driven by deponent
on Mercer Street wherefore deponent

Police Justice

1884

0601

Charges the said defendant with taking
stealing and carrying away the aforesaid
property from said track

Sworn to before Me } W. E. Lamy
this 9th day of June 1884 }
John J. Gorman Police Justice

District Police Court.

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

AFFIDAVIT—Larceny.

Dated 188

Magistrate.

WITNESSES:

DISPOSITION

0602

BOX:

142

FOLDER:

1466

DESCRIPTION:

McDonnell, William

DATE:

06/09/84



1466

50

Day of Trial,

Counsel,

Filed

Pleads

9 day of June 1884

THE PEOPLE

vs.

P

William

The Donnell

Wm D. P.

PETER B. OLNEY,

JOHN MCKELTON,

District Attorney.

A True Bill.

Wm D. P.

Foreman.

Wm D. P.

S. P. Swartz & Co.

Witnesses:
Officer Ch. J. Brad
18th Precinct

BURGLARY—Third Degree, and
Holding Stolen Goods.
(Sec. 498, 506, 528 & 532)

0603

0604

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 Mc Donnell

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

William Mc Donnell

of the CRIME OF BURGLARY IN THE THIRD DEGREE,

committed as follows:

The said William Mc Donnell,

late of the Eighth Ward of the City of New York, in the County of New York, aforesaid, on the 31st day of May, in the year of our Lord one thousand eight hundred and eighty four, with force and arms, at the Ward, City and County aforesaid, the Store of Julia

Rome, there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels, and personal property hereinafter described, with intent the said goods, chattels, and personal property of the said

Julia Rome, then and there being, then and there feloniously and burglariously to steal, take and carry away, and divers coins, of a number, kind, and denomination to the Grand Jury aforesaid unknown, of the value of Six dollars, one pistol of the value of two dollars, and one bottle of brandy of the value of one dollar,

of the goods, chattels and personal property of the said Julia

Rome,

so kept as aforesaid in the said Store, 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.

Peter B. Olney,
District Attorney.

0605

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

51
1374
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAIN OF

Julia Rose

W. 601st E 16th St

William M. McDonnell
Dwight Larkins

1885
RECEIVED
CLERK

Dated *June 4* 188*4*

William M. McDonnell Magistrate.

Charles J. Ward Officer.

18 Precinct.

Witnesses

No. *one* *June 9/84*
Street _____

No. _____
Street _____

No. _____
Street _____

\$ *1000* to answer *General Sessions*

(over)

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 *William M. McDonnell*

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

Dated *June 4* 188*4* *Henry Murray* 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.

0606

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, } ss.

4 District Police Court.

William McDonnell 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 McDonnell

Question. How old are you?

Answer.

20 Years

Question. Where were you born?

Answer.

This City

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

Answer.

434 East 13th About 3 Years

Question. What is your business or profession?

Answer.

Pedlar

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

Answer.

I Am guilty of the charge

William McDonnell

Taken before me this 27
day of June 1884
[Signature]
Police Justice.

0607

Police Court 4 District.City and County } ss.:
of New York, }of No. 601 East 16th Street, aged 42 years,occupation Saloon Keeper being duly sworndeposes and says, that the premises No. 18th Ward Street,
in the City and County aforesaid, the said being a liquor store
for the deposit & sale of liquors & cigars
and which was occupied by deponent as a liquor store
and in which there was at the time no human being, by meanswere BURGLARIOUSLY entered by means of forcibly breaking
open a door leading from the
hallway into said store with
intent to commit a crime thereinon the 31 day of May 1884 in the Night time, and the
following property feloniously taken, stolen, and carried away, viz:About Six dollars lawful
money in silver nickel & copper
coins. One bottle of brandy and
one revolving pistol. Collectively
of the value of nine dollars
and morethe 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

William McDonnell now present
and another person not arrestedfor the reasons following, to wit: That on the morningsucceeding said night deponentdiscovered the aforesaid door whichhad been previously locked and securedbroken open and the above describedproperty taken stolen & carried awaythat the defendant - McDonnell now confessedand admits in Court that he and anotherperson did break open said door & stole said propertyand deponent believes the same to be true
Julia Rowe

Admitted to the bar of the Court of Sessions of the City and County of New York, on the 1st day of June 1884, by the Court of Sessions of the City and County of New York.

0608

BOX:

142

FOLDER:

1466

DESCRIPTION:

McGuire, John

DATE:

06/27/84



1466

Witnesses:

Barbara Stadler

Offen Curren

Counsel,

Filed 27 day of June 1884

Pleads

THE PEOPLE
vs. *John Mc Ginn*
vs. *John Mc Ginn*
Grand Larceny First Degree
[Sections 528, 530, — Penal Code.]

PETER B. OLNEY,

District Attorney.

A True Bill.

Peter Bauer

Foreman,

June 30, 1884

Pleas do guilty

G. L. 2 of

S. P. Three years

0609

06 10

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 McGuire

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

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

The said *John McGuire*

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the
24th day of *June* in the year of our Lord one thousand
eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,
in the night time of the said day,
one watch of the value of thirty dollars,
three rings of the value of five dollars each,
one chain of the value of ten dollars,
one other chain of the value of five dollars,
and two earrings of the value of five
dollars each —

of the goods, chattels and personal property of one *Conrad Stadler*, in the
dwelling house of the said Conrad Stadler
where situate, then and there being found,
~~in the dwelling house aforesaid,~~
~~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.

Peter B. Olney
District Attorney

06 11

Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Connally

vs.

John M. Gurne

AFFIDAVIT.

June 22 188*7*

Smith Magistrate.

Connally Officer.

Witness, _____

Disposition, *Ex 2/14*

June 23/87

06 12

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

POLICE COURT, 2 DISTRICT.

Patrick Carroll
of No. 20th Police Precinct Street, being duly sworn, deposes and
says that on the 28th day of June 1888 ✓
at the City of New York, in the County of New York, *Deponent arrested*

John McClure (now here)
charged with Grand larceny;
Deponent asks, that said
McClure may be committed to
enable deponent to secure
the attendance of the complainant
in court.

Patrick Carroll

Sworn to before me this 28th day of June 1888
John B. Smith
Justice.

0613

1421

Police Court District 2

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Richard Stabler
539 vs. 10th Ave

John M. O'Sullivan
1
2
3
4

Offence *Grand Larceny*

Dated *June 24* 1884

White Magistrate.
Carroll Officer.
20 Precinct.

Witnesses

No. *27* Street *St. Paul*
No. *27* Street *St. Paul*
to answer *4/10*

No. *27* Street *St. Paul*
No. *27* Street *St. Paul*

No. 1, by _____
Residence _____ Street _____

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 *Richard Stabler*

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

Dated *June 24* 1884 *Andrew White* Police Justice.

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

Dated _____ 1884 _____ Police Justice.

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

Dated _____ 1884 _____ Police Justice.

06 14

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John McGuire 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 McGuire

Question. How old are you?

Answer.

31 years.

Question. Where were you born?

Answer.

New York

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

Answer.

431 West 45th Street. 1 year

Question. What is your business or profession?

Answer.

Druck layers

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

Answer.

I am not guilty of the charge

John McGuire

Taken before me this *25* day of *June* 18*97*
Charles J. Smith
Police Justice.

06 15

91

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss.

Barbara Stedden
of No. *559 10th Avenue* Street, *38 years* *Housekeeper*
being duly sworn, deposes and says, that on the *5th* day of *June* 188*8*
at the *premises above mentioned in the City of New York,*
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *without her knowledge the true and lawful owner*
the following property, viz :

Sworn before me this

day of

Police Justice,

188

One Gold Watch

Three gold rings

One gold watch chain

One pair of gold earrings

One hair chain

Being in all together of the value
of Fifty Dollars

the property of *Deponent and her husband*
Samuel Stedden

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by *John M. Quinn (now free)*

for the reason that at or about the hour
of 11 o'clock on the night of the day aforesaid
while said deponent was lying asleep in
a bed in a room in said premises the
said John M. Quinn standing at the head
in said room and took said property from
deponent over to the bed where said deponent
was and fell about said bed where deponent
thinking it was her husband called his name

06 16

and defendant then saw out of said room, that
defendant saw the said property in the after room
in the afternoon a few days and immediately
after Mr. Quinn left said premises she missed
said property. Defendant fully identifies
the said Mr. Quinn who was in her room
and who took place and carried away the property
aforesaid.

Sworn to before me
this 7th day of June 1884 } Barbara Hedden
Audrey White }
Deputy Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

06 17

BOX:

142

FOLDER:

1466

DESCRIPTION:

Miller, George

DATE:

06/11/84



1466

Sept New York

Saints of the

Joseph Hammett

Agnes Wood

Control officer

Mr. Rickards

Per Canal & P. Money

Day: Sept 2nd

for Family per
0.11.6

harr. der ch, was

Chen. 9000, -

Genl of pieces

Wash. Sept.

break into a hoarse

in his chest to

✓ cable

Co. (H) 1st Regt

Filed 11 day of June 1884

Pleads Not guilty (12)

Grand Larceny 2nd degree
(From the person.)
[Sections 528, 531, — Penal Code].

THE PEOPLE

28.

George Miller-

17

9. D. D. D.

Spencer

PETER B. OLNEY,

24 June 1912
District Attorney.

March 11/84

A True Bill.

Dr. J. J. J. J. J.

Foreman.

Dear Sir,

22

0618

06 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

George Miller

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

George Miller

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

The said George Miller

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of June in the year of our Lord one thousand
eight hundred and eighty-four, in the day time of the said day, at the Ward, City and
County aforesaid, with force and arms, one watch of the

value of fifteen dollars,

of the goods, chattels and personal property of one Joseph Kaminski
on the person of the said Joseph Kaminski
then and there being found, from the person of the said Joseph Kaminski
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.

Ben B. Olney
District Attorney

0620

BAILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court 1386
District 34

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

George Miller
Edward Green

George Miller
Edward Green

Office of the Police Justice

Dated June 5 1884

Magistrate
Magistrate

Officer
Officer

Contractor's Precinct
Contractor's Precinct

Witnesses *George Miller*
Edward Green

No. *George Miller*
Edward Green
Contractor's Precinct
George Miller
Edward Green
Contractor's Precinct

No. *George Miller*
Edward Green
Contractor's Precinct

\$ *George Miller*
Edward Green
Contractor's Precinct

No. *George Miller*
Edward Green
Contractor's Precinct

Street *George Miller*
Edward Green
Contractor's Precinct

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 *George Miller*

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 *June 5* 1884 *Magistrate* 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.

0621

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

34 District Police Court.

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

Question. What is your name?

Answer. *George Miller*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *48 Spring Street 6 months*

Question. What is your business or profession?

Answer. *Bar tender*

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*

Geo. Miller

Taken before me this *5*
day of *December* 188*9*
Wm. J. Smith
Police Justice.

0622

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Police Officer of No.

41 - 2nd Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Kaczinski

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

Sworn to before me, this 5 day of June 1887 } Albertus Wood

Wm. Wood
Police Justice.

0623

94 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Joseph Kaminiski aged 28 years
of No. 114 1/2 Allen Street,

being duly sworn, deposes and says, that on the 4 day of June 1884
at the 10th ward in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent and from his person on the day time
the following property, viz :

One plated watch of the
value of fifteen dollars \$15.00

Sworn before me this

day of

the property of Deponent

Police Judge,

1884

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 George Miller (also here)
and two other persons who are not
arrested from the fact, that while
the deponent was walking on Allen
Street from Stanton to Rivington Street at
the hour of 4.30 P.M. the ^{deponent} ~~deponent~~ and two
other persons jostled against the deponent
and the George Miller seized hold of deponent's
watch which was in deponent's left Vest
pocket upon his person at the time

0624

and run away.

The defendant was subsequently arrested by Detective Wood of the Central Office and the stolen property was found in his third hand possession.

Subscribed before me this 5th day of Aug. 1887 } Joseph Warrick }
Magistrate Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0625

General Sessions
The People & c^o
against
George Miller

City & County of New York ss

John Felia being duly
sworn says that he has known
George Miller for the last two years
and that he has been a young
man of good character to the
best of deponent's belief
Sworn to before me
this 19th day of June 1884

John Felia

David H. Hunter
Notary Public
N.Y. Co (214)

POOR QUALITY
ORIGINAL

0626

General Sessions

The People vs
George Miller

City and County of New York S.S.
John Kreher being duly sworn deposes
and says. I reside at no. 24 Clinton
Street, I am a saloon keeper. I
am acquainted with George Miller
the defendant for four or five years.
I know his family, his mother, father
and sister and know him to
be of good character.

Sworn to upon me this } John Kreher
19 day of June 1884 }

James L. Dwyer
Notary Public 1171 Co (214)

City and County of New York S.S.

Frank Tusener being duly sworn
says. I reside at 98 Orchard Street
in the City. I am in the business
of artificial flowers. I am acquainted
with the family of George Miller and
I have been acquainted with George Miller

POOR QUALITY
ORIGINAL

0627

and I know him to be a young man
of good character, and during
~~my~~ ^{my} acquaintance with him
he has always been in employment
and he is a very sober and industrious
young man.

Sworn to before me this } Frank
19 day of June 1884 } Fossner

James H. Winter
Notary Public N.Y.C. (14)

City and County of New York S.S.

John Hoffmeister being duly sworn
say. I reside at 35 1/2 Oak Street
this City I am in the feed business
with Wm. Hughes and Brother No. 27 New Bowry
I am acquainted with George Miller
and his family, have known him
between twelve and thirteen years
he was once in my employ for three
years, I know that he is a young
man of good character, and
is a steady sober and industrious
young man.

Sworn to before me this } John Hoffmeister
19 day of June 1884 }

James H. Winter
Notary Public N.Y.C. (14)

0628

BOX:

142

FOLDER:

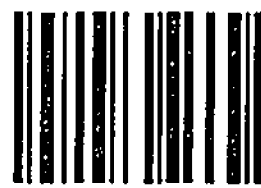
1466

DESCRIPTION:

Milosh, Antonio

DATE:

06/25/84



1466

Witnesses:

Daniel Sullivan

Officer Storme

6th Precinct

416

Day of Trial, *W. J. Johnson*
Counsel, *W. J. Johnson*
Filed, *25* day of *June* 188*8*

Pleads *Not Guilty* *Aug 18*

THE PEOPLE

vs.

B

Antonio Rodriguez

B

PETER B. OLNEY,

~~JOHN M. HENRY~~

District Attorney.

A TRUE BILL.

P. B. Olney

Foreman.

0629

0630

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Antonio Milosh

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

Antonio Milosh

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

The said

Antonio Milosh

late of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *June* in the year of our Lord one thousand eight hundred and eighty *four*, with force of arms, at the City and County aforesaid, in and upon the body of *Daniel Sullivan* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Daniel Sullivan* with a certain *knife* which the said *Antonio Milosh*

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did *attempt to* beat, strike, stab, cut and wound with intent *in* the said *Daniel Sullivan* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

Antonio Milosh

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

Antonio Milosh

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Daniel Sullivan* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *Daniel Sullivan* with a certain *knife* which the said *Antonio Milosh*

in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there *attempt to* beat, strike, stab, cut 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.

PETER B. OLNEY,

~~JOHN McKEON~~ District Attorney.

POOR QUALITY
ORIGINAL

0631

BAILED,
No. 1, by Felix Josei
Residence 491 Brooken St
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Sullivan
22 West 10th St
Antonio Milius
Office of the District Attorney
Dated June 16 1888
Magistrate
Charles Sullivan, Officer

Witness
Charles Sullivan
88 West 10th St
No. _____
Street _____

No. _____
Street _____
to answer Charles Sullivan
Sessions.
Charles Sullivan

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

Antonio Milius

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

Dated June 16 1888 W. H. H. H. Police Justice.

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

Dated June 17 1888 W. H. H. H. Police Justice.

There being no sufficient cause to believe the within named

Antonio Milius guilty of the offence within mentioned, I order h to be discharged.

Dated _____ 1888 _____ Police Justice.

0632

Sec. 198-200

CITY AND COUNTY OF NEW YORK ss.

District Police Court.

Antonio Milosch

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. *Antonio Milosch*

Question. How old are you?

Answer. *20 Years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *10 James. 1 Month*

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.*

Antonio Milosch
maund.

Taken before me this *1st* day of *March* 188*8*
Police Justice

0633

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 30 Mulberry Street,

Age 14 being duly sworn, deposes and says, that
on Sunday the 15 day of June

in the year 1884 at the City of New York, in the County of New York

he was violently and feloniously ASSAULTED and BEATEN by Antonio

Milivish (now here) who

seized hold of deponent's

by the throat in an alleyway

in premises No 20 Mulberry

Street and placed an open

Razor ^{at deponent's throat} then and there held

in the hands of the said

Milivish and threatened to

cut deponent's throat

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 16 day
of June 1884

Daniel Sullivan

W. H. H. H. POLICE JUSTICE.

0634

BOX:

142

FOLDER:

1466

DESCRIPTION:

Mitchell, Stephen

DATE:

06/27/84



1466

Witnesses:

George H. Gray
Samuel Friedman

1912 *E. D. Levy*

Counsel,

Filed 27 day of June 1884

Pleads *Not Guilty (30)*

THE PEOPLE

vs.

B

Stephen Mitchell

48'
44 May 18.
of line.

PETER B. OLNEY,

D. 2 Dec 1884. District Attorney.
tried + convicted.

A TRUE BILL.

Peter Olney

Foreman.

Wm. H. Olney
Jun 18, 1884
off the 4th.

POOR QUALITY
ORIGINAL

0635

0636

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen Mitchell

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

— — — — *Stephen Mitchell* — — — —

of the CRIME OF *Employing and using a child*
under the age of sixteen years in
peddling — — — —
committed as follows:

The said *Stephen Mitchell* —

late of the *First* — Ward of the City of New York, in the County of
New York aforesaid, on the *Eighteenth* day of *June* — in
the year of our Lord one thousand eight hundred and eighty *four* at the Ward, City
and County aforesaid, *intentionally did use and*
employ one Daniel Friedman in,
and for the purpose, of peddling
flowers, the said Daniel Friedman
being then and there a child under
the age of sixteen years, to wit: of
the age of thirteen years: against
the form of the Statute in and case
made and provided, and against
the peace of the People of the
State of New York, and their dignity

Deputy District Attorney

District Attorney

0637

BAILED.
No. 1, by *J. M. Harrison*
Residence *515 Pearl -*
Street
No. 2, by
Residence
Street
No. 3, by
Residence
Street
No. 4, by
Residence
Street

437
Police Court *9th* District.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
George W. Jones
vs.
Stephen Mitchell
Offence *Misdemeanor*
of order 29 v Pearl
Cash as amount.
Dated *NY June 23rd* 188
John Gorman Magistrate.
J. P. C. Premier
Witnesses *Robert P. C. H. C. H. C. H.*
No. *100 E 23rd* Street.
Daniel Friedman
No. *46 Forsyth* Street,
John Gorman June 27/84
No. *100* to answer *Special*
James

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

Stephen Mitchell
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *one* 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 *NY June 23rd* 188 *John Gorman* 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.

0638

City and County of New York, ss.: POLICE COURT 3 DISTRICT.

6 THE PEOPLE,

Stephen Mitchell

On Complaint of

George A. Yarny

For

misdemeanor

Chapter

section 292 of the Penal Code as amended

demanded

After being informed of my rights under the law, I hereby ~~waive~~ demand a trial, by Jury, on this complaint, and my right to make a statement in relation to it and demand a trial at the COURT OF ~~SPECIAL~~ General SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated N.Y. June 20 188 4

John Korman

Police Justice.

Stephen

Mitchell

0639

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK

(3) District Police Court.

Stephen Mitchell 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.

Stephen Mitchell

Question. How old are you?

Answer.

47 years

Question. Where were you born?

Answer.

Constantinople Turkey

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

Answer.

44 Forsyth St. 2 months

Question. What is your business or profession?

Answer.

Dealer in Flowers

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

Answer.

I am not guilty - and demand a trial by jury.
Stephen Mitchell

Taken before me this

20th

day of

June

1884

John J. Donovan

Police Justice.

0640

W
Police Court 3 District.

THE PEOPLE. &c ,

ON THE COMPLAINT OF

George A. Young

vs.

John Doe
Stephen Mitchell

AFFIDAVIT.

*Mr. Young says
Book 292 Page 116*

Dated

My. June 19 188 *4*

Lilbith

Magistrate.

Imy Officer.
W. McC

Witness,

Disposition,

Arrested June 23. 2 Pm

0641

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

POLICE COURT, 3rd DISTRICT.

George H. Young

of No. *100 East 23rd* Street, being duly sworn, deposes and says that on the *Eighteenth* day of *January* 188*8*

at the City of New York, in the County of New York, *being employed, residing at 44 West 44th Street, N. Y. District, and is a Greek*
one John Doe being a fictitious name, real name, did unlawfully
employ, and use David Friedman, a child
actually and apparently under the age of sixteen
years to wit: of the age of 13 years, for the purpose
of peddling flowers in the public streets to wit:
the Borey and Bayard Streets in said City
in violation of Section 292 of the Penal Code of the
State of New York, as amended by Chapter 46 Laws
of 1884.

Therefore deponent prays that said
John Doe (Stephen Mitchell) may be arrested and
dealt with according to law.

Geo H. Young.

Sworn to before me, this *19th* day of *January* 188*8*

J. H. [Signature]
Police Justice.

0642

Sec. 151.

Police Court 3rd 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 George H. Young
of No. 100 East 23rd Street, that on the 8th day of June

1888 at the City of New York, in the County of New York, Stephen Mitchell Green
and David Friedman, a child actually and
apparently under the age of 16 years to wit: of the age of 13 years, for
the purpose of peddling flowers in the public streets in
front of to wit: Broadway and Bayard Street in said City

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 3rd District Police Court, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 19 day of June 1888
Stephen Mitchell POLICE JUSTICE.

Police Court 3 rd District.	
THE PEOPLE, &c., BY THE COMPLAINANT OF <u>George H. Young</u> vs <u>Stephen Mitchell</u> Warrant-General. <u>Misdemeanor, 496 Law of 1881</u>	
Dated <u>May 19</u> 188 <u>8</u> <u>Stephen Mitchell</u> Magistrate.	
The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command con- tained in this Warrant.	
Officer.	
Dated <u>188</u>	
This Warrant may be executed on Sunday or at night.	
<u>Stephen Mitchell</u> Police Justice.	
REMARKS. Time of Arrest, <u>June 21. 2.59 PM</u> Native of <u>Green</u> Age, <u>47 years</u> Sex, <u>Male</u> Complexion, <u>Dark</u> Color, <u>Black</u> Profession, <u>Street Vendor</u> Married, <u>No</u> Single, <u>Yes</u> Read, <u>No</u> Write, <u>No</u>	

0643

N. Y. GENERAL SESSIONS.

The People
v.
Stephen Mitchell.

BRIEF FOR THE PEOPLE.

The prisoner is indicted under § 292 of the Penal Code, for employing a boy named Daniel Friedman, aged 13 years, of 46 Forsyth Street, for peddling flowers in houses of ill fame in Bayard Street, and also to sell flowers to street walkers in Bleecker Street.

EVIDENCE.

OFFICER YOUNG, N.Y.S.P.C.C., arrested the boy, Daniel Friedman, aged 13 years, June 18, 1884, while peddling flowers in the Bowery. He watched the boy for half an hour previous to the arrest, and saw him peddling bouquets in houses of prostitution in Bayard Street, and also in concert saloons on the Bowery. The boy cannot read and write, and has been employed by the prisoner to sell flowers.

DANIEL FRIEDMAN, aged 13, will testify as to the facts of his employment, and the instructions given him by the prisoner.

N.Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Stephen

Mitchell

BRIEF FOR THE PEOPLE

Official Code, § 292

0644

0645

BOX:

142

FOLDER:

1466

DESCRIPTION:

Morfien, Carlo

DATE:

06/20/84



1466

0646

BOX:

142

FOLDER:

1466

DESCRIPTION:

Morfien, Carmine

DATE:

06/20/84



1466

Witnesses =

Franko Ardino

It is consensually that
after came to court
back to official
business for trial
July 8, 84
J. J. Williams
Judge at all.

Charles J. Rogers
Att'y for Def.

in paper application
for Court
of District of Columbia
Case is removed to
the civil department
for trial
July 10, 84
Ed

1777 pulch X

Counsel
Filed day of June 1884
Pleads May 23/84

THE PEOPLE
vs.
Carlo Morfieri
and
Caroline Morfieri
Assault in the Third Degree.
(Section 219).

PETER B. OLNEY,
JOHN MERTON,
District Attorney.

A True Bill.
L. J. C. J. J. J.
Foreman.

Mr. Nelson
June 27, 1884

POOR QUALITY
ORIGINAL

0647

Witnesses:

Franko Ordine

It is considered that
after some time
back to Special
Session for
July 8, 84
Judge Adams
considered all.

Walter Fitzgerald
Atty for Def.

on paper application
to W. Court
of District Mr
Case is removed to
Special Session
for trial
July 10/84
PS

W. Walsh

Counsel
Filed day of June 1884
Plsds No. 1-1000 231

THE PEOPLE
vs.
Carlo Morfieri
and
Caroline Morfieri
Assault in the Third Degree.
(Section 219).

PETER B. OLNEY,
JOHN M. KELLY,
District Attorney.

A True Bill.
L. J. J. J.
Foreman.

POOR QUALITY
ORIGINAL

0648

POOR QUALITY
ORIGINAL

0649

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Carlo Marziani
Carmine Marziani

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

Carlo Marziani and Carmine Marziani

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

The said *Carlo Marziani and*

Carmine Marziani, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *thirteenth* day of *June* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, in and upon the body of *Franka Ardine* in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *in* the said *Franka Ardine* did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Franka Ardine*, 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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0650

BOX:

142

FOLDER:

1466

DESCRIPTION:

Moriarty, Michael

DATE:

06/04/84



1466

POOR QUALITY
ORIGINAL

0651

Witnesses:

31
C. J. Keenan

Counsel,

Filed 4 day of June 1884

Pleads Not guilty (57)

768 THE PEOPLE
vs. P
Michael Moriarty
Part 1.
12
[Sections - Penal Code]

PETER B. OLNEY,
District Attorney.

A True Bill.

20 J. C. Turner

Foreman.

June 16, 1884.
Tried and convicted
J. J. August 76
J. J. 23/89

23 72

POOR QUALITY
ORIGINAL

0652

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Moriarty

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

Michael Moriarty
of the CRIME OF *Seduction*,

committed as follows:

The said *Michael Moriarty*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *February* in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, *feloniously*, under promise of marriage, did seduce and have sexual intercourse with one *Isabella Gardner*, she, the said *Isabella Gardner*, being then and there an unmarried female of previous chaste character: 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.

Peter B. O'Leary

District Attorney

0653

County of Los Angeles

The People

vs

Martin Murrin

Defendant
Michael Murrin
and wife

0654

Court of Gen^l Sessions
The People
v
Michael Monachy }

City & County of New York &

Michael Monachy, being
duly sworn says, that he
was married to his present
wife on the 22nd day of April
1884, that he was engaged to
her in March 1884 and was
under the impression at
the time of the engagement
his wife that he would be
entirely ~~well~~ well of the
disease spoken of at his
trial that when the time
for the marriage arrived he
was still ~~permeated~~ ^{permeated} by the
said disease, and seeing
that he was still in that
condition he got married
^{rather than break his engagement}
but did not have any
sexual intercourse with
his wife ^{through} for fear that he
would give her a disease

0655

although ^{some} ~~several~~ frequent enough from
 the time of the marriage
 to the time that he was
 arrested to wit May 15
 1884, and this affirms
 further swear that he is the
 father of two children
 who are depending upon
 him for support, ~~and~~
~~of them~~ as well as his
 wife. That his children
 will have no home if he
 is imprisoned, but will
 have to go to some institution
 Sworn to before me
 the 23rd day of May 1884
 Hugh Coleman Notary Public
 J. H. C. (1884)

POOR QUALITY
ORIGINAL

0656

County of New York
Mary Moriarty being
dearly says that she is
the wife of Michael Mo-
riarty above named. That they
were married on the 22nd day
of April 1884, although some
time there were inter-
cours between the marriage
and the time of his ar-
rest yet there was ^{no} sexual
intercours between them, not
withstanding that various
stimulus were present.

Given to be true and
true 23rd day of June 1884 Mary Anna
Hugh Moriarty
John Moriarty
WJC

POOR QUALITY
ORIGINAL

0657

*1st. sent to
Ind. June 1884*
State of New York.

Executive Chamber,

Albany, Oct 7 1884

Sir: Application having been made to the Governor for the
pardon of Michael Moriarty, who was
sentenced on July 23 1884, in your County,
for the crime of Reduction for the term
of 5 years and 6 mo to the State Prison
you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. *All opinions respectfully given.*

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

John Cleveland
Godwin Brown
Executive Secy

To *Mr. R. B. Oliver*
District Attorney, &c.

POOR QUALITY
ORIGINAL

0658

Preserved
Oct 31/84
O. H. O.

0659

POOR QUALITY
ORIGINAL

Hugh Coleman,
COUNSELLOR AT LAW,
No. 6 CITY HALL PLACE,

Between Reade and Chambers Sts.

NOTARY PUBLIC

New York, June 23rd 1884

Hon H. A. Gildersleeve,

*Judge
in Civil*

*I would ask you as a personal
favor to what you can consist-
ently, for "Moriarty"*

*While under my command
he was a most obedient Soldier
as appears from the records of
the regiment*

Yours Respectfully

*Alfred W. Brownell
1st Lt. Colonel
69th Regt*

0660

No. 165 East 75th St.
Street,
New York City.
May 19, 1908.
Dear Sir,
I have the honor to acknowledge the receipt of your letter of the 14th inst. and in reply to inform you that the same has been forwarded to the proper authorities for their consideration.
Very respectfully,
J. B. [Signature]

Dated 188..... *Police Justice.*

0661

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Moriarty

Warrant-General.

Dated

May 14

188

4

Murray Magistrate

Halliday Officer.

The Defendant *Michael Moriarty*
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.
age 27. Lush. Res 205, E, 88, St.
Joseph Halliday Officer.

Dated

May 16

188

4

This Warrant may be executed on Sunday or at
night.

Wm Murray 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

The within named

Police Justice.

0662

Sec. 151.

Police Court 4 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 Isabella Cardner

of No. 317 East 65th Street, that on the 15 day of February

1884 at the City of New York, in the County of New York,

Michael Moriarty did feloniously
seducer and have carnal knowledge
of defendant's body under and by influence
of the promise previously by said Michael
made that he would marry this complainant
and take her to wife. Defendant was of previous
chaste & virtuous character & never had sexual intercourse
with any man other than said Michael

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 4 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 14 day of May 1884

Henry Murray POLICE JUSTICE.

0663

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

24 District Police Court.

Michael Moriarty 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.

Michael Moriarty

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

205 East 88th Street about one week

Question. What is your business or profession?

Answer.

Plasterer

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

Answer.

I am not guilty of the charge

Michael Moriarty

Taken before me this 16 day of May 1938
[Signature]
Police Justice.

0664

Form 9.

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

Sixth District Police Court.

of No.

street,

that on the

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

Isabella Gardner
317 East 90th Street
being duly sworn, deposes and says,
February 1884

Michael Moriarty did feloniously seduce and have carnal knowledge of deponent's body under and by the influence of the promise previously by said Michael made and declared to deponent to marry this deponent and take her to wife

That this deponent was of previous chaste and virtuous character and did never have sexual intercourse with any man other than said Michael

Wherefore deponent prays that said Michael may be apprehended and dealt with as the law directs

Isabella Gardner.
Sworn to before me this
14th day of May 1884
by me
Police Justice

City and County of New York
Sd Per Christopher B. Reilly being duly sworn says that he is an assistant priest attached to the Church of St. Cecilia East 106th St Lexington & Fourth Avenues - That deponent remembers the complainant

0555

Michael Moriarty the defendant
says in his own defense I am
27 years old and a plasterer
I know the Complainant and
became acquainted with her last
October in my own room through
flirtation — She visited me
after that, occasionally for
about three weeks I then
left the house & went to board
after that I visited her in her
rooms. We talked and she and
her mother drank beer & drank
ginger ale I talked nothing of
marriage at that time I visited
her for about two months, and
two weeks after New Years day
1884 I had connexion with her
I never up to that time ~~did~~ ^{said} any
thing ~~about~~ ^{about} marrying her
Nor did I promise to marry her
up to that time I had connexion
with her but once & that was
in her front room on a sofa
on a Sunday night and then was
intoxicated I met her next morning
she said I was a nice fellow for
what I ^{had} done last night I asked

0667

2

her what I did and she told
 me I had connection with her
 It was about three weeks after
~~that~~ that we spoke of getting
 married. I told her I would
 go see a priest and went to
 Father O'Reilly & told him that I
 was about to change my condition
 and that the girl I was about to
 marry was a Protestant. I asked
 her if she would become a Catholic
 and she answered yes - after
 speaking with the Priest I was
 looking over her album and
 seeing her and a man named
 Daniel Powers represented in a
 picture standing side by side I
 asked an explanation when she
 told me she had been to Coney Island
 with Mr. Powers & there had the
 pictures taken. I frequently met
 Powers in her house during my
 visits when she used to sit
 in ^{his} lap and rock in a chair
 with him - On another occasion
 I met Powers and ^{one} Moore in her room
 when she went ~~down~~ with Moore
 into a back room & remained

0668

3

- ^{him} ~~seen~~ for about an hour
With ^{of the room} the door was open - When
she came back to the room
her Mother reprimanded her
for staying so long & she told
her Mother to mind her own business

Michael Moriarty
I am to before me this }
21 day of May 1854 }
at my Office }
Justice

0669

City and County
 of New York ss
 Eliza Gardner of 317 East
 60th Street being Sworn Says
 I am the Mother of the Com-
 plainant. I remember in the
 month of December 1883 I was
 present when the question of
 marriage between the defendant
 and my daughter was introduced.
 I heard the defendant ask my
 daughter if she would marry him
 and she answered that she would
 when the defendant proposed to
 go to Father O'Reilly & consult
 him in relation to the marriage.
 I remember he came after my
 daughter several times say four
 or five and went with her in
 to Father O'Reilly. This was
 at the time she was under
 instructions to prepare her for
 Matrimony and the defendant
 frequently expressed a desire that
 the affair might be hurried up
 as he was anxious to be married.

Eliza Gardner

Sworn to before me this
 22 day of May 1884 }
 Wm. M. M. }
 Justice

0670

Moved to dismiss on the
ground that there was no
corroborative evidence to show
that a case of seduction
was sustained —

Motion denied.

POOR QUALITY
ORIGINAL

0671

V Ex I have known the defendant
about nine months he was
at that time a married man
I became acquainted with him in
August ^{or September} of 1883. Through his
sister who introduced me He
visited my rooms in about a
month after our acquaintance
and visited regularly He was
in the habit of drinking in my room
but never drank to intoxication
though I have seen him under
the influence of drink when he
came to our house I know
a man named Daniel Edwards
I have went to a theatre with
him once or twice he is a married
man & has I believe five children
We have had our picture
taken together I never dressed
his bed or knew who did it
Edwards wife never accused me
of seducing her husband from
her on the contrary we are friendly
I was seduced by the defendant
in February last in my Mothers
apartment in the front room over
a sofa He has had connexion

POOR QUALITY
ORIGINAL

0672

2

With me six or seven times
he promised to marry me both
before and after the abduction
We talked about getting
married in December at the
time we went to Father Reilly's
House to arrange for our
marriage in December. He had
no connexion with me before that
time. About that time he
asked me to be his wife and
I consented. He then said he
would go see the Priest and
ask him to marry us and
would leave off work the
following morning for that
purpose. When next I
saw him he told me he had
seen the Priest who said that
he could not under the rules
of the Catholic Church marry
us as I was Protestant.
After that as above stated
we called on Father O'Reilly
where he purchased or procured
a Catechism which I studied
& when next I went to see the
Clergyman he examined me in
my lessons in Catechism.

POOR QUALITY
ORIGINAL

0673

Q

We called a third time on the Clergyman who again went through my examination & progress and gave me further lessons to study. I think we visited the Clergyman's House about five times in all but saw Father O'Reilly only three times. He instructed me how to prepare myself for Matrimony, gave me some healthy advice regarding married life and said Mr. Moriarty would make me a good husband.

By the Court

Would you under any circumstances allow the defendant to have sexual intercourse with you if you ~~and have~~ not engaged to be married?

Q. Question objected to
A. Overruled. Exception taken.

Ans
& Ex con

I would not positively. The defendant never refused to marry me until I found out that he was married & then of course did not ask him. He never introduced me as his intended wife nor did I him as my intended husband. He talked of our coming

POOR QUALITY
ORIGINAL

0674

H

Marriage in the presence of my
Mother There was no Marriage
party contemplated we intended
it should be private

When I went out with Mr
Dower there was present another
Gentleman & his sister together
with Mr Dower and myself

This occurred about a year
before I knew the defendant
Whenever I went out with Mr
Dower we were accompanied by
friends and I did not and do
not consider there was any harm in
it I do ^{not} and did not know that

Mr Dower had or kept company
with any woman other than his
wife I left the keys of our
apartments with the defendant's
sister at the time I left home
to go to Coney Island with Mr
Dower The defendant asked
me about my going out with
Mr Dower to Coney Island and
other places but it was before
we went to the Priest-

Soon to before me this Isabella Gardner.

19th day of May 1884

Wm. H. Justice

POOR QUALITY
ORIGINAL

0675

Testimony in the
Case of
Michael Moriarty

Filed June
1886.

Examination of
Michael Moriarty
by the
District Attorney
of the District of
Columbia
June 1886

0676

The People
 Michael Moriarty } Court of General Sessions. Part I
 Before Judge Gildersleeve.
 Friday, June 13, 1884. Indictment for
 seduction.

Isabella Gardner sworn. I live 314 East
 Sixtieth St. with my mother about three
 years. I am engaged in cutting out blanks
 for boxes and am employed by Mr.
 Chase; my father is not living. I made
 the acquaintance of Moriarty in August
 1883; my mother and I occupy three
 rooms; at that time Moriarty occupied
 two rooms in the same building on the
 same floor with his first wife; he lived
 on the same floor with us about three
 months before his wife died; he lived up
 stairs before that, I was not acquainted
 with him at that time; his wife died in
 July. I made his acquaintance to speak
 to him in Sept. and we began to as-
 sociate together in October. In the latter
 part of November I was keeping company
 with him and he asked me to be his
 wife. I consented; he said that he could
 go to the priest's house and ask him
 to marry us; I did not go with him; he
 came that night and told me
 what the priest said - Father Kelly.

POOR QUALITY
ORIGINAL

0677

He told me what the priest said, I being a Protestant and he being a Catholic he could not marry us unless he got a dispensation from the Bishop or else that I became a Catholic. He asked me to go up to Father Reilly's house, that he sent for me. We went up to Father Reilly's house, and he then asked me if I was willing to come under instructions. I was perfectly willing. That evening he gave me a few instructions and told Mr. Moriarty to get me a catechism to be instructed in the faith. He said he would, and at the same time he said he hoped that Mr. Moriarty would make me a very good husband. Then we came away. The next night we went up again, and he told me I should learn my prayers and have them perfectly. We went up five times to see Father Reilly; I saw him three times and twice we were up I did not see him. During all this time I was in the habit of going out with him in the evening and he came to my house and spent the evenings with me. It was understood that when I received the instructions I should become his wife. I did not complete my instructions. Mr.

0678

Moriarty got out of work, and he asked me to wait till he would get better and get money ahead before he would get married. He visited me up to the day before he was married at my house on Monday night the 21st of April 1884. He asked me would not I wait until the next pay night, which was two weeks off, and then he would marry me. The seduction took place on the 20th of February in the evening. My mother having to work during the day she generally went to the grocery store in the evening; she did on this evening and was away about half an hour. Moriarty spoke about us going to be married; he said I was as good as his wife now and he made all sorts of promises that a man could; he spoke of how we would get along and what we would do; we were sitting at this time on the sofa; he coaxed me and put his arm around me and kissed and hugged me; he took improper liberties with me. I was lying down at the time he said I need not be afraid, that he would do what was right by me. He told me he was going to get work the next week and if he did he would marry me. He had connection with me that night. I let him do it.

0679

because I was foolish I suppose and I loved and trusted him. He said he always had honorable intentions towards me from the first day he came in the house and he would do what was right. Cross Examined. I am 21 years old. I know a man named Powers; he lives at 516 Forty ninth st. with his wife and five children. I have known him since I was a child. I did not hear that Powers was living apart from his wife. I went to Grey Island with him last July. He is an inventor and his place of business is at 197 Christie st. I was at his place of business with Moriarty. I never made his bed for him. Mr. Powers' place of business is over Mr. Chase's, I was working there this morning. I know Moriarty is a member of the 69th Regiment. We had a few words last winter, but they did not amount to anything - it was in the beginning of February over a locket. All he gave me was pictures and he took them from me. I only gave him a pin for a scarf. Redirect. He had connection with me the next night after the first time. I think he had connection with me seven or eight or nine times; on all occasions it was in my mother's house when she was out.

0580

I heard of his marriage about a week after the 22nd of April. I did not see him after the night before his marriage until I ~~had~~ had him arrested. I never had connection with any man before I had connection with the defendant. For seven years I have resided with my mother, since my father died. Both of us work every day. Mr. Powers and I out for our pictures and had them taken together at Coney Island. The store which my mother went to for groceries in the evening was two doors from our house. I saw Moriarty during the month of March very often, almost every night. There was one week I saw him two or three times.

Monday, June 16, 1884.

Isabella Gardner recalled. Mr. Powers and Mr. Chase are now in Court. I went to Manhattan Beach with Mr. Powers by the 34th St. train. I knew a man named Mayers who worked in Mr. Powers' shop; he was not discharged from the shop while I was there. I went to the Fifth Ave. Theatre once with Mr. Powers from my house, and we met parties at the Theatre. I never heard Moriarty was going to be married; he had been married a week.

0681

before I heard of it.
Eliza Gardner sworn. I am the mother of
Isabella and live at 317 Sixtieth St; my daughter
lived with me for seven years. I have no
other children; my husband has been dead
seven years. I know Moriarty from August
or Sept. His sister introduced him to my
daughter about the beginning of Oct. 1883; he
never came into my house until the last
week in Oct., but after that he was a
frequent visitor up to the day before he was
married. About the beginning of Dec. he said
to me, "Bella has promised to marry me,
have you any objection?" He told me he
was going to Father Reilly's and asked
me if I objected? I said, No. It was an
understood thing on from that time and
he visited my house every night; when
she went out, she went out with him. Previous
to that time no one was paying her any
attention. All this time Isabella went out
to work and I also went out dressmak-
ing. I used to leave every morning about
seven and get home about six or a
quarter past. I went out to do the market-
ing about eight o'clock. Moriarty was at
my house every night during the months
of February and March some time
every night.

0682

Maggie Crowe sworn. At present I am living in 165 East Seventy Fifth St. I have known Isabella Gardner since about the middle of Dec. last year; she lived in 60th St. and I lived between Seventy Second and Seventy Third Sts. I know Moriarty; he was once in our house with Isabella Gardner in the middle of Dec.; they remained from about half an hour to three quarters. Mr. Moriarty told me at the tea table in her presence that he had promised to marry her. I did not see them together before or after that time. About a week after that Moriarty told me he was going to be married at the end of December. Cross Examined. I received one letter and Mr. Moriarty took it from me; he read it himself. I could not read it. I have an aunt in this city; the letter my aunt got was concerning me.

The case for the Defence.

Paul F. Leonard sworn. I am in the laundry business at 926 Sixth ave. I am a commissioned officer in the 69th regiment, first lieutenant Company B; the prisoner is a member of that Company and has been for four years and a half; his character has been first

0583

rate as far as being a member of the Regiment is concerned; he attended to his duties, and, in fact, we have always rated him as A No One. I have had no social acquaintance with him further than seeing him at evening parade.

Patrick Kelly sworn. I keep a wine and liquor room in Third Avenue. I know the prisoner and his character is good. He is a hard-working, honest steady man. I have had no social acquaintance with him except to see him come from work.

Jeremiah Gould sworn. I am a cartman and live at 207 East Seventy Sixth St.

I have boarded in the house with the prisoner and slept with him; his character is good. I know people who know him.

Frank Dunn sworn. I live 317 East Sixty Sixth St. I was acquainted with the prisoner last winter. I remember he called me in and told me what was the matter with him. I am not a physician.

Rudolph Theis sworn. I am a druggist at 1135 Second Avenue. I have been in the business off and on since I have been fourteen years of age. I have been in the habit of prescribing prescriptions and giving out medicine. I remember

0684

the prisoner coming to me last winter. I have no recollection of the month, it was after Christmas. He came to me, not for treatment, but for a remedy. I believe I furnished it. I believe I examined his person. I examined his private parts. I recollect treating him for some private disease. I gave him some medicine for it. William W. Jackson, sworn and examined, testified. I am a practicing physician in this city and have been about sixteen years. I am now one of the physicians of the Tombs. I recollect the prisoner as being an inmate of the Tombs as a prisoner. I visited him in response to a request made by him within the last two or three weeks. Since he has been confined in the Tombs I have attended him. I first examined him soon after he came to the Tombs. I think it is about three weeks ago. I am not certain. What did you find his condition to be? He complained of having some trouble with his rectum. I examined him and found a mass of tumors about his rectum which were evidently to me of syphilitic origin. He further indicated to me that he had at some time or another had a primary sore

0685

Michael Moriarty sworn. I have never been arrested before, I am a plasterer, I have been previously a married man, my first wife died on the 28th of last May a year ago. She left some children. I became acquainted with the complainant subsequent to her death and I promised to marry her in the latter part of December. When I promised to marry her I intended to do so. I took her round to Father Keilly. I had connection with her the first a second Sunday after New Years. I had connection with her only once I did not have connection with her in February. At the time I had connection with her I had no private disease of any kind. I never had it before. From the time my wife died up to the time that I had connection with the complainant I did not have carnal connection with any other woman. I refused to marry her because she diseased me. About three weeks after I had connection with her I noticed that there was something the matter with me. I did not know what was the matter with me, but when I discovered something was the matter with me I told her right up and down what she had done to

POOR QUALITY
ORIGINAL

0686

me up in her own room that night. I told her then I would not have anything more to do with her; she said she was perfectly satisfied as long as I would not expose her. She gave me back what presents I made her, a clock, a picture frame, and I sent back the things she gave to me. I never promised to marry her after that. If she had not given me the disease I would certainly have married her. Cross Examined. It was the first or second Sunday after New Years that I had connection with her; it was four o'clock in the morning in her own house. I slept there that night on a lounge in the front room. Her and her mother went to bed at ten o'clock that night and left me in the room. I was under the influence of drink. I slept until the complainant woke me up at four o'clock in the morning. I saw the clock on the mantel piece. She sat alongside of me on the lounge. I had connection with her there and then; she was in her night dress; she put her arms around me and kissed me; she tempted me and I could not avoid it; she remained on the lounge about

an hour. I did not see the mother; there
 was a Kitchen between the rooms. I
 went to my home in East Avenue between
 Seventy Second and Seventy Third Sts.; it
 is kept by Miss Crowe's mother. Mrs. Crowe
 was getting her husband's breakfast
 when I got back, it was 5 or 5 1/2 o'clock.
 I went to work after my breakfast. I saw
 Miss Gardner the next night after at her
 house and remained a couple of hours.
 I guess I saw her a couple of nights
 after that and on the next Sunday. I
 saw her, her mother and Mr. Powers
 there. Powers went away about half an
 hour before I did, I guess. Mrs. Gardner
 never left me and her daughter alone
 for five minutes. I went to see her,
 not every evening, but two or three
 times a week on an average. I kept
 that up all the month of January, but
 not all the month of February. I think
 my last visit was on the 6th of Feb.
 I saw her on Patrick's day the 17th of
 March in her own house and her mother
 was there. I remained a couple of hours
 I guess. I left the belts of my uniform
 after me that night. I went down two
 nights after and she told me she

0688

would not give them to me till she washed them. I did not stay there more than ten minutes. I went there four or five days for the belts before I got them. I saw her for the last time in her croon house about the 14th of March and did not see her again until I was arrested, which was on the 15th of May. I was married on the 22nd of April. I commenced keeping company with my present wife after I broke my engagement with Miss Gardner, somewhere about the 10th of March. I broke my engagement with Miss Gardner some time in the beginning of February. The first symptoms of the private disease I had were pimples, and up to that time I never had any venereal trouble.

John O'Connor sworn. I live at 145 East Fiftyeth St., am a plasterer, know the prisoner a year and nine months. As far as I know he has been a good faithful workman; he has worked for me.

Rebutting Evidence.

Isabella Gardner recalled. It is not true that Moriarty ever slept over night in our house on the lounge. I never went from my bed at four o'clock and did not go to him on the lounge.

I saw him every night in February and in March. I never had anything to do with any other person than the defendant. I never had any private disease.

Eliza Gardner recalled. I heard Morian's evidence; he never slept in my house in the lounge. I never took off his boots and coat on one particular night.

Isabella Gardner recalled. When I went to Grey Island with Mr. Powers I knew he was a married man.

Mrs. W. Jackson recalled by Counsel for the defendant. If Morianity was diseased in the manner that he says he was and at the time that he had connection with her, and she was a clean woman, could she have possibly avoided getting the disease from him? I think not. If she had had one connection she might escape. He says he had only one connection, but she says she had several. I think it would have been impossible for her to escape if she had several connections with him. I had no conversation with the defendant on the subject. If he were a healthy man when he had connection with her and she imparted this

0690

disease to him it would take from three or four days to a week for it to make its appearance. May it not be a fact that the condition in which you found him some three weeks ago when you examined him at the Tombs was due to the primary sores that existed a month or a year ago? That is true. You are unable to definitely fix any period in which the poison was imparted? Nobody could do that.

Michael Moriarty recalled the night I slept in the room of Mrs. Gardner she (Mrs. Gardner) took off my coat and boots. I was under the influence of liquor. I had taken ten or twelve glasses of beer. When I was in Mrs. Gardner's house I sent out for a bottle of whiskey and Mrs. Gardner helped herself and me; she made punch for me, but she said she preferred to drink it raw. She took off my boots and put a pillow under my head. Before the Magistrate I swore this: We talked, and she and her mother drank beer, I drank ginger ale, I talked nothing of marriage at that time. That was before Christmas. I swore before the Magistrate that this connection

0691

took place the first or second Sunday
Isabella Gardner recalled.

It is not true that Moriarty con-
tracted any disease from me. I
never released him from his

promise to marry me.

The jury rendered a verdict of
guilty.

0692

BOX:

142

FOLDER:

1466

DESCRIPTION:

Mullen, Frank

DATE:

06/04/84



1466

27

Witnesses:

Frank Meyers
Sgt. Block
Capt. Parker

J. B. Burlingame
Counsel,
Filed 4 day June 1884
Pleds *Wagwell* (5)

THE PEOPLE
vs. *P*
Frank Meyers
Grand Larceny 2nd degree
(From the person)
[Sections 528, 529, 530 — Penal Code]

PETER B. OLNEY,
District Attorney.

A True Bill.
20. in. Meyers
Foreman.

June 13/84
Charged & acquitted

June 12. 84

POOR QUALITY
ORIGINAL

0693

0694

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Miller

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

Frank Miller

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

The said Frank Miller

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
thirtieth day of May in the year of our Lord one thousand
eight hundred and eighty-five, in the day time of the said day, at the Ward, City and
County aforesaid, with force and arms, one watch of the

value of ten dollars

of the goods, chattels and personal property of one Frederick Meyers
on the person of the said Frederick Meyers
then and there being found, from the person of the said Frederick Meyers
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.

Peter B. Olney,

District Attorney.

0695

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court 2d 1870 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Meyers
42 Broadway St
1 Frank Muller

Offence Larceny from the person

Dated May 31 1884

Magistrate.
Seymour Frank Muller
Officer.

Witness said of him

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer Sessions.

Muller

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 Frank Muller

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

Dated May 31 1884 John J. Morrison Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0696

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d District Police Court.

Frank Mullen 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. Frank Mullen

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York City

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

Answer. 97 Madison street; 6 years

Question. What is your business or profession?

Answer. Steam-fitter

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 take the watch. There were others there and the watch was found at another man's feet

Frank Mullen

Taken before me this 31st
day of May 1884
John J. Brown
Police Justice.

2^d District Police Court.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Frederick

vs.

AFFIDAVIT—Larceny.

Dated _____ 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0697

0698

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

ss.

Frederick Meyers, 36 years old, insurance agent of No. 42 Durning Street, New York City

being duly sworn, deposes and says that on the *20* day of *May* 188*4*

at the in Washington Square Park in 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, with intent to deprive of the use and benefit of said property the lawful owner thereof*
the following property, viz:

One Silver Watch of the value of Ten Dollars

Sworn before me this 31st day of May 1884
John G. [illegible]
Police Justice,

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 *Frank Mullen, now here,*

from the fact that deponent detected said Mullen in the act of taking said watch from deponent's vest pocket, caught hold of said Mullen and found the ^{said} watch lying at his feet, in the presence of Sergeant Louis Filvett of the Park Police

Frederick Meyers

0699

BOX:

142

FOLDER:

1466

DESCRIPTION:

Murphy, James

DATE:

06/17/84



1466

Witnesses:

Andrew Rogers

Mary Ann
Bennett

Some evidence
of good ch.

F.A.

130

Day of Trial,
Counsel,

Filed, 17 day of June 1884
Pleads *Not guilty*

THE PEOPLE

vs.

P

James Murphy

et.

E. McNamee
et al.

PETER B. OLNEY,

~~JOHN MCKENNA~~

District Attorney.

June 9/84

Wm. C. Rogers

A TRUE BILL.

Wm. C. Rogers

Foreman.

Wm. C. Rogers

Assault in the First Degree, &c.
(217 and 218)

0700

0701

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 *Assault in the first degree*, committed as follows:

The said

James Murphy

late of the City of New York, in the County of New York, aforesaid, on the *Seventh* day of *June* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *Andrew Barry* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *Andrew Barry* with a certain *instrument and weapon to the Grand Jury aforesaid unknown, which* which the said *James Murphy*

the said James Murphy in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *in* the said *Andrew Barry* then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT:

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

James Murphy

of the CRIME OF *Assault in the Second Degree*, committed as follows:

The said

James Murphy

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Andrew Barry* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *Andrew Barry* with a certain *instrument which the said and weapon to the Grand Jury aforesaid unknown, which the* said *James Murphy* in *his* right hand then and there

had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there beat, strike, stab, cut 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.

PETER B. OLNEY,

~~JOHN JACKSON~~ District Attorney.

0702



OFFICE OF
T. SHRIVER & CO.'S
IRON FOUNDRY AND WORKS,
333 East 56th Street.
IRON CASTINGS OF ANY KIND TO ORDER.

New York, June 28, 1884

This is to certify that
James Murphy has been in
our employ for the past 3 years
We have found him an industrious
young man and during business
hours we have never seen anything
amiss with him -

JUN 28 1884

per Chas. Brighton Foreman

0703

District Attorney's Office.

Part One

PEOPLE

vs.

James S. Murphy

Wednesday

July 9th /84

Served July 7th /84

0704

135
Police Court
District
1386

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Botolph
South Street 157 St. East of
Robertson Ave.
James Murphy

Offence, Felonious Assault
on Battery

Dated June 8th 1884

McCarthy Magistrate.

Henry Egan Officer.

335-100-100

Witnesses
Joseph J. J. B. B. B.

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.

No. 9, by
Residence
Street.

No. 10, 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 James Murphy

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 June 8th 1884 Samuel C. B. B. 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.

0705

Sec. 198—200

CITY AND COUNTY }
OF NEW YORK, } ss.

6th

District Police Court.

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

Question. What is your name?

Answer. *James Murphy*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *East Moravia*

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

Answer. *149th St. Morris Avenue 21 years.*

Question. What is your business or profession?

Answer. *Iron Moulder*

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

Answer. *I am not guilty of the charge*

James Murphy

Taken before me this

8th

day of

June

1884

Saml. C. Kelly Police Justice.

0706

Police Court—6th District.CITY AND COUNTY
OF NEW YORK, } ss.of Andrew Bopp
of South Side 151st Street East of Robinson Avenueaged 23 years, occupation Milkman being duly sworn, deposes and says, thaton Saturday the 27th day of Junein the year 1884 at the City of New York, in the County of New York,he was violently and feloniously ASSAULTED and BEATEN by James Murphy

(now here) who did wilfully & maliciously cut and stab deponent over the left eye with some hard substance or instrument which he the said James Murphy there & there held in his hand thereby cutting deponent that deponent was so violently & feloniously assaulted & beaten

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 27th day
of June 1884

Samuel D. Reilly
POLICE JUSTICE.

Andrew Bopp
mark

0707

BOX:

142

FOLDER:

1466

DESCRIPTION:

Murphy, John

DATE:

06/03/84



1466

Witnesses:

214

Counsel, *W. H. H.*
Filed *3* day of *June* 188*4*
Pleads *Not Guilty*

THE PEOPLE
vs. *P*
John Murphy
H. D.
Grand Larceny, 2nd degree
[Sections 528, 531, — Penal Code.]

PETER B. OLNEY,
District Attorney.

A True Bill.
W. H. H.

Foreman,
Foreman,
Foreman,
Pen: One year.

0708

0709

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 GRAND LARCENY in the *Second* degree, committed as follows:

The said *John Murphy*

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

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as — United States Treasury Notes of the
denomination of *ten* dollars and of the value of *ten* dollars,

and one Promissory Note — for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as — Bank Notes of the denomination of
ten dollars and of the value of *ten* dollars —

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

John B. Ormery,

District Attorney.

0710

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

No. _____
Residence _____ Street _____

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

No. _____
to answer _____ Sessions _____

Police Court _____ District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF _____

_____ in the House of Representatives

Office _____

RECEIVED
JUN 24 1888
DISTRICT ATTORNEY

Dated _____ 1888

Magistrate _____
Officer _____
Precinct _____

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

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0711

Sec. 198-200.

Frost District Police Court.

CITY AND COUNTY
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

28 years.

Question. Where were you born?

Answer.

New York

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

Answer.

445 Pearl street and about 8 months

Question What is your business or profession?

Answer

Carpenter

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 Murphy

Taken before me this

29

day

1884

Police Justice.

0712

Police Court—First District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 400 home Street, aged 50 years,
occupation Laborer being duly sworn

deposes and says, that on the 29 day of May 1888 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:

Good and lawful money of the
United States consisting of one
bill of the denomination and value
of ten dollars (\$10⁰⁰)

the property of Deponent

Sworn to before me, this 29 day of May 1888
John Murphy
Police Justice.

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Murphy (now here)
and another man who is not yet arrested and
whose name is unknown to deponent for the
following reasons to wit— That on the above
date at the hour of 2.45 o'clock p.m. deponent
was standing on the sidewalk opposite No. 35
Mullberry Street when said unknown person came
up and caught hold of deponent's right hand
and at the same time the said Murphy put
his hand into the left hand pocket of deponent's
vest which was then worn on the person of
deponent and took therefrom the aforesaid amount
of money. Deponent therefore charges said Murphy and
said unknown person acting in concert together, with
stealing, stealing and carrying away the aforesaid property
from the possession and person of deponent
Michele M. Paldi

0713

BOX:

142

FOLDER:

1466

DESCRIPTION:

McKenna, Thomas

DATE:

06/12/84



1466

07 14

BOX:

142

FOLDER:

1466

DESCRIPTION:

Murray, John

DATE:

06/12/84



1466

Witnesses:

Frank Young
Oppm. Quabbling
19th June
Lee O. Apple
Wells. Chancery
West. very good
F.S.

10th June

Day of Trial, *June*

Counsel,

Filed 12th day of June 1884

Reads *Not guilty (13)*

vs. THE PEOPLE

John Murray

19th and P

3rd Thomas Mc Kenna

Thomas Mc Kenna

PETER B. OLNEY,
~~JOHN MURPHY~~

Dr. June 18th 1884

4th Earl plead guilty of an

A True Bill. 100 Temple Burg.

20th June

Foreman.

Reads 14th June 1884

POOR QUALITY
ORIGINAL

0715

0716

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Murray and
Thomas McKenna

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

John Murray and Thomas McKenna

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

The said John Murray and Thomas

McKenna, each

late of the nineteenth Ward of the City of New York, in the County of
New York aforesaid, on the eighth day of June in the year of our
Lord one thousand eight hundred and eightyfour, with force and arms, at the Ward, City and
County aforesaid, the cellar of one Frank Young

there situate, feloniously and burglariously did break into and enter, the said cellar
being then and there a building, in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of the said Frank Young

with intent the said
goods, merchandise and valuable things in the said cellar 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.

PETER B. OLNEY,
~~JOHN McKenna~~ District Attorney.

0717

107
1385
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Young
309 East 48 St.
1 John Murray
2 John McPherson
3
4

Dated June 9 188
Magistrate
Buckley Officer
19 Precinct

Witnesses
John Buckley
No. 4, by
Street
Residence
No. 3, by
Street
Residence
No. 2, by
Street
Residence
No. 1, by
Street
Residence

No. Street
No. Street
to answer Sessions.
Dove

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

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

Dated June 9 188 John Murray 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.

0718

Sec. 198-200

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *John Murray*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *3240 E. 48th*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty of the
charge I was indicted on
and did not know what
was going on.*

John Murray
Maw

Taken before me this

day of

188

Police Justice.

0719

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas McKenna 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.

Thomas McKenna

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

340 E. 48th

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

Answer.

340 E. 48th

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty of the charge

Thomas McKenna

Taken before me this *9* day of *March* 188*8*
William M. M. M. Police Justice.

0720

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Police Officer of No.

19 Mercer Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Frank Young

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

Sworn to before me, this 9

day of June, 1888

John Buckley
Police Justice.

0721

Police Court 4th District.

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

of No. 309 East 48th Street, aged 34 years

occupation Lager Beer Dealer being duly sworn.

deposes and says, that the premises No 309 East 48th Street,
in the City and County aforesaid, the said being a five story Brick
House

and which was occupied by deponent as a Dwelling
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly forcing
off the pad lock of the cellar door
leading into the cellar of said
premises, with the intent to commit a crime
on the 8 day of June 1887 in the night time, and the
following property feloniously attempted to be taken, stolen, and carried away, viz:

a quantity of Wire of
the Value of Twenty 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 Murray and Thomas McKenna
both known

for the reasons following, to wit: that previous to
Burglary and attempt to force
the said cellar door was securely
fastened and this deponent has
been informed by John Buckey
that he saw the said deponent
coming out of the cellar of
said premises

Frank Young

deposed before me this 8th day of June 1887

Wm. J. [illegible]
Justice

POOR QUALITY
ORIGINAL

0722

*Ans
Dec 11/84*
State of New York.

Executive Chamber,

Albany, *Apr 12th* 1884.

Sir: Application having been made to the Governor for the
pardon of *Thomas McKenna*, who was
tried and convicted before you *June 8, 1884*
At Ft. Burg. Bd and sentenced
to the State Prison. *Jan 6 1885*

Will you oblige the Governor with your opinion of the case, together
with any facts or circumstances which may have a bearing on the
question of granting or refusing a pardon?

Very respectfully yours,

John Cleveland
Godwin Bishop
Executive Secy
To Hon. F. Mayth

POOR QUALITY
ORIGINAL

0723

H. S. McKenna
off John
Kenneb, 19th Feb
off the reef
approach

Dec 31/84
J. S. McKenna

POOR QUALITY
ORIGINAL

0724

Sent
to Recorder
Sept 15/84

State of New York. *Seneca*

Executive Chamber,

Albany, *Sept 12* 1884

Sir: Application having been made to the Governor for the
pardon of *Thomas McKenna*, who was
sentenced on *June 8* 1884, in your County,
for the crime of *Attemp. Burg. 2d* for the term
of *1* years and *6 mo* to the State Prison
you are respectfully requested (in pursuance of
Chapter 310, Laws 1849) to furnish the Governor with a concise
statement of the case as proven on the trial, together with any other
facts or circumstances which may have a bearing on the question of
granting or refusing a pardon. Be pleased, also, to state the previous
character of the convict. *All opinion is respectfully requested*

Each letter of inquiry from this Department should be answered on
a separate sheet.

Very respectfully yours,

John Peter B. Olney

District Attorney, &c.

Stephen B. Kellogg
of *Albany*
County Clerk