

0361

BOX:

27

FOLDER:

328

DESCRIPTION:

Moriarty, Cornelius

DATE:

12/15/80



328

0362

91

He person in 1294,
page - his person
and with the
D.C.P. 75
Dec. 16/80

Counsel,
Filed *15* day of Dec. 188*8*
Plends

THE PEOPLE
vs.
Bornelud Morarty
INDICTMENT - Larceny from

BENJ. K. PHELPS,
District Attorney.

A True Bill.
Marshall W. Cooper
Dec. 16, 1888, Foreman
Amos W. P. [illegible]
E.C.

0363

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } SS

FORM 112.

Police Court—Third District.

*John Wreaner*of No. *409 Bushwick Avenue Brooklyn E.D.* Street, being duly sworn, deposesand says that on the *8th* day of *December* 18*80*at the City of New York, in the County of New York, was feloniously taken, stolen, and carried away from the possession of deponent, *and from the person**of deponent*the following property viz: *One Gold Watch attached**to a chain gold Chain*of the value of *One Hundred* Dollarsthe 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 *Cornelius Morsarty**(now here)* from the fact that deponent wasstanding in *Elkridge* near Canal Street, he

then and there had said Watch and Chain in

the left pocket of the Vest worn upon deponent's

person. That deponent felt his Watch removed

from his pocket, and when deponent looked

for said Watch, it was hanging down,

and the hand of said *Cornelius* was near

the lock, which fastened said Chain, to deponent's

Watch.

John Wreaner

Sworn to, before me this

day of

*December*18*80*

POLICE JUSTICE.

0364

Police Court—Third District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Leonel Morsasty being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—Leonel Morsasty

Question.—How old are you?

Answer.—12 years

Question.—Where were you born?

Answer.—New York City

Question.—Where do you live?

Answer.—in Cramberry

Question.—What is your occupation?

Answer.—I go to school.

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

Answer.—I am not guilty I did not go near the man

Leonel Morsasty
X
Mark

Taken before me, this

day of March 1882

Police Justice

0365

Police Court
CITY AND CO.
OF NEW YORK

CITY AND COUNTY
OF NEW YORK. } ss.

_____ being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows,

viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this _____ day of _____ 18____
POLICE JUSTICE.

0366

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

POLICE COURT—THIRD DISTRICT.

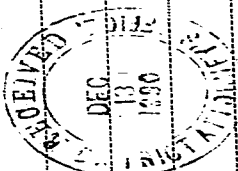
THE PEOPLE, & c., vs.

ON THE COMPLAINT OF

John Williams
409 Bushwick Ave Brooklyn

AFFIDAVIT—LARCENY

Barnes Moriarty



BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *Dec 8* 19*30*

Morgan Magistrate.

Creedon 10 Officer.

Clerk.

Witnesses

W.D. to answer
at *Sumner* Scales
Received at Dist. Atty's Office, *Corw*

0367

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Cornelius Moriarty* _____

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

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

*One watch of the value of seventy five
dollars
one chain of the value of twenty five
dollars* _____

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

BENJ. K. PHELPS, District Attorney.

0368

BOX:

27

FOLDER:

328

DESCRIPTION:

Morlath, Frank

DATE:

12/28/80



328

0369

BOX:

27

FOLDER:

328

DESCRIPTION:

Hatt, Michael

DATE:

12/28/80



328

No 1 \$500

Bailed by

Jacob Morloth

468-2nd Ave

Real

Jan 4th 1881

No 2 \$500

Bailed by

Edward Sanders

464-2nd Ave

Real

Jan 5th 1881

An affidavit was returned
of complaintant - I

recommended that the
defendant be discharged

Oct 3rd 1881 W.C. Beach
C.M.A.

0370

114

Filed 114 day of Dec. 1880

Pleds In Equity (Long 4/1)

THE PEOPLE

vs.

Frank Morloth.

Michael Bath.

vs.

BENJ. K. PHELPS,

District Attorney.

A. L. [Signature] Long 4/1

A True Bill.

Wm. M. [Signature]

Foreman.

Part No: Oct 3, 1881
Bail discharged as to both
dependant

Assault and Battery.

0371

State of New York
 City and County of New York ss: Richard Reardon
 of No. 2436 Second Avenue in
 the City of New York being duly
 sworn depose and says that on
 the second day of December 1880 at
 No. 437 Second Avenue in said
 city he heard an altercation
 between Mark Morlat and
 August Strunings, the husband
 of Anna Strunings, in the
 course of which the said Mark
 Morlat said to Michael Watt,
 his companion who was then and
 there with him, "let us go for the
 son of a bitch" after which the
 said August Strunings entered
 his store and was pursued in
 there by the said Mark Morlat
 and Michael Watt, upon their
 entering said store the said August
 Strunings picked up a cleaver
 with which to defend himself.
 When Anna Strunings, his
 wife caught hold of his arm
 and took the cleaver from
 him, whereupon the said Mark

0372

Malata assaulted the mid. August
Springer and with his fist
knocked him down upon
the floor. That while the said
Mark Malata and Michael
Wolfe were assaulting and bat-
tling the mid. August
Springer, the said Anna
Springer was severely cut in
the left hand with some sharp
and dangerous weapon by
either the said Mark Malata
or the said Michael Wolfe,
but by which of them
dependent is unable to state
definitely -

Sown before me
this 8 day of December 1880 Richard Rand
Jacob Meyer
Commissioner of Deeds
N.Y. City.

0373

State of New York
City and County of New York
August Storming
of No. 437 Second Avenue in
said City and County being
duly sworn deposes and says
that on the second day of
December A.D. 1880. Frank
Molath and Michael Watt
at the place aforesaid made
an assault upon this deponent
and with force and arms
struck and beat this deponent
and knocked him down
upon the floor and while
deponent was so down and
at their mercy the said Frank
Molath and Michael Watt
struck and beat this deponent
in a cruel and inhuman
manner. And that at the
same time and place the
said Frank Molath and Michael
Watt made an assault upon
Anna Storming, and with
a certain knife which one
of them the said Frank Molath
and Michael Watt cut, stabbed

0374

and wounded her the said
Susan Jennings in her
left hand. But that defendant
cannot now say which were
of them the said Frank Sprague
and Michael Watt had and
used said knife.

Sworn to before me this
9 day of December 1880 by August Jennings
Jacob Mager
Commissioner of Deeds
N.Y. City

0375

State of New York
City and County of New York, ss:
I, James L. Cunningham
of No. 437 Second Avenue in the
City and County of New York, being
duly sworn depose and say, that
on the second day of December
one thousand eight hundred
and eighty, at said No. 437 Second
Avenue in the City of New York aforesaid,
Mark Marlath and Michael
Watt, of the place last aforesaid,
did with force and arms make
an assault in and upon the
body of this deponent, and that
they the said Mark Marlath
and Michael Watt with a certain
knife which the said Mark
Marlath and Michael Watt,
then and there had and held
in his hand, the same being
then and there a sharp dagger-
or weapon, they the said Mark
Marlath and Michael Watt, did,
with intent then and there to
do this deponent great bodily
harm, with the said knife thrust,
stab and cut this deponent in

0376

and upon her left hand, by means
of which they the said
Charlotte and Michael West
with the knife aforesaid and by
the assault slapping and cutting
aforesaid, do this blow and great
bodily harm, contrary to the
form of the Statute in such
case made and provided, and
against the peace of the People
of the State of North and their
dignity.

Sworn before me this Ann Manning
8 day of December 1884

Isaac Mayson
Commissioner of Deeds
N.Y. City

0377

State of New York }
City & County of New York } p.

Norman Reinhard of
said city, being duly sworn, says that
he is a practicing physician in
this city. That he attended ~~Dr. A. A.~~
Storminger, on the 2nd day of December
1880 and continued to do so up to
the present and will be compelled
to do so for at least another week.

That I attended to a stab wound
on her left hand about an inch in
depth, and about 2 and a half inches
in length, that it is a very dangerous
wound, and if it had been a half an
inch more she would probably have
died from its effects,

Sworn to before me this

9th day of December 1880 }

J. H. Reinhard and Mrs.

Jacob Mager
Commissioner of Deeds
N.Y. City

0378

144

See for 1035

Anna Storningsen

W.

Frank Mordal
Michael Pratt



144

From Billings
ordered against both
in Anna Storningsen

Dec 27/80

Mamie W. Coyle
Thomas

Anna Billings
ordered against both
on August Storningsen
Dec 27/80
Mamie W. Coyle

Thomas

0379

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Michael Hatt
Frank Morlath -

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. The defendant Morlath is a son in law of mine, and his wife having since died. ~~and I having become~~ and he and I having become friends I desire to withdraw the charge -

Witness
Anne Hovvinger
Charles Steckler.

0380

CITY AND COUNTY } ss. :
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Frank Morlath and Michael Hatt, each

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *second* day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County
aforesaid, in and upon the body of *Anna Storminger*
in the peace of the said people then and there being, with force and arms unlawfully
did make an assault and *her* the said *Anna Storminger*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Anna Storminger* and against the peace of the
People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0381

BOX:

27

FOLDER:

328

DESCRIPTION:

Moss, Henry

DATE:

12/02/80



328

0382

No 276
Friday 10th Dec
Counsel, M. G. Hoffman
Filed 2nd day of Dec 1880
Pleads Not Guilty.

THE PEOPLE
vs.
Henry Morris.
P.
Prof. found thief & shop-
lifter. See Shop Owners.

BENJ. K. PHELPS,
District Attorney.

A TRUE BILL
[Signature]
Foreman.

Part 2. Dec 10-1880
Pleas do G. L. ✓
C.P. 3 years, Nov 10, 1880.
Remanded until Friday
17th.

0383

McCordle

19th - Precinct -

~~James Briggs~~ - alias

Henry Moss

@ Sherry Harry

Gr Larceny

Arrested Nov 23/80 -

0384

FORM 89½

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

SS.

POLICE COURT—SECOND DISTRICT.

of No.

and says, that on the

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

the following property, to wit:

Three pieces of silk lining for coats, containing about one hundred yards and in all.

of the value of

the property of

Dollars,

Two Hundred Louis Hansen, and in deponent's charge.

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

Henry Morse
now present as deponent saw said Morse take said silk lining from a drawer in the store of said Hansen. But the same under his coat, and enter the hall adjoining the store. That deponent followed him into the hall, to the hold of him, when said defendant broke away, ran back into the store and threw said pieces of silk upon other goods on the counter.

Eugene Goldberger

Sworn before me, this

day

of March 1880

William J. Justice
Police Justice

0385

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK.) ss.

Henry Morse being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Henry Morse.*

QUESTION.—How old are you?

ANSWER.—*Twenty six years.*

QUESTION.—Where were you born?

ANSWER.—*In Maryland*

QUESTION.—Where do you live?

ANSWER.—*New York City.*

QUESTION.—What is your occupation?

ANSWER.—*Speculator.*

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

ANSWER.—*I am innocent*

Henry Morse.

Taken before me, this

day of

1880

Police Justice.

0386

627621

Form 604

POLICE COURT—SECOND DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Engene Goldberger
11 E. 17th St.
Henry Morse

Affidavit—Larceny.

DATED *28 November* 18 *89*

MAGISTRATE.

Mr. Middle 29
Louis Hansen
Louis Handelgar
11 E. 17th St.

WITNESSES



BAILED BY *2200* TO ANS.

NO

0387

CITY AND COUNTY }
OF NEW YORK, ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

Henry Moss

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

*Two pieces of silk of the value of one
hundred dollars each piece.
One hundred yards of silk of the
value of two dollars each yard.*

of the goods, chattels, and personal property of one

Louis Hansen

then and

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

0388

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Kenny Moss.

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

*Two pieces of silk of the value of One
hundred dollars each piece
One hundred yards of silk of the
value of Two dollars each yard.*

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

Louis Hansen

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

Louis Hansen

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Kenny Moss

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

BENJ. K. PHELPS, District Attorney.

0389

BOX:

27

FOLDER:

328

DESCRIPTION:

Mullally, Thomas

DATE:

12/22/80



328

0390

7575

Counsel
Filed 22nd day of Dec 1880
Pleads
Wm. J. Kelly

THE PEOPLE

vs.
32nd 1st 16.
102

Thomas Mullally

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

Sec 23. of the Code of 1880.

A True Bill.

Wm. H. Kelly

Foreman.

Part 1st Dec. 27, 1880.
Fined & committed to the
with a recommendation to the
may of the Court

Pen 11 months

0391

FORM 112.

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

Police Court—Third District.

George W. Watts
 of No. 433 Leavitt St Brooklyn Street, being duly sworn, deposes
 and says that on the 15 day of December 1880
 at the City of Brooklyn in the County of Kings, was feloniously taken, stolen, and carried
 away from the possession of deponent. and brought to the City and
County of New York

the following property viz:

One living animal to wit a dog
and a dog collar in all

of the value of One hundred Dollars
 the property of deponent

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

(nowhere) from the fact that deponent
 is informed by of officer Matthew
 Haggerty of the 10th Prec Police that
 he arrested said Thomas Mullaly
 the aforesaid property in
 his possession

Geo. W. Watts

Sworn to, before me this

day of

December 1880

J. J. Whitcomb
 Police Justice.

0392

City & County 3^d
of New York 3^d

Jonathan Haggerty
after the 10th Prob Police Henry and
sworn days that on the morning
of the 16th day of December 1880
at the hour of 12³⁰ he arrested
Thomas Mullaly (now known) with
the within described property in
his possession Jonathan Haggerty

sworn to before me this 3^d
14th day of Decr 1880
J. J. Haggerty
Police Justice

0393

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer.

Thomas Mullally

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Manhattan

Question. Where do you live?

Answer.

100 W. 56 St.

Question. What is your occupation?

Answer.

Sealer

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

Answer.

I am not guilty. I found
the dog running in Heart Street
near Fulton. Thomas Mullally

Taken before me, this

24 day of March 1880

Police Justice.

0394

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

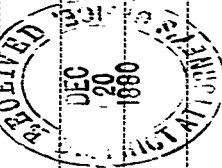
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George W. Watts
433 Court St. Boston

Thomas M. Mullaney



BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated

Dec 17

Magistrate

Officer

Clerk

Witnesses

Philip Beck

185 Denny

\$ *1000* to answer

at *Genl* Sessions

Received at Dist. Attys Office,

Cand

0395

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Thomas Mullally

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

*One living animal (of the kind
commonly called a dog) of the value
of ninety dollars*

*One collar (of the kind commonly
called a dog collar) of the value of
ten dollars*

of the goods, chattels, and personal property of one

George W. Watts

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

0396

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said

Thomas Mullahy

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

One living animal (of the kind commonly
called a dog) of the value of ninety dollars
One collar (of the kind commonly called a dog-
collar) of the value of ten dollars

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

George W. Watts

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

George W. Watts

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Thomas Mullahy

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

BENJ. K. PHELPS, District Attorney.

0397

BOX:

27

FOLDER:

328

DESCRIPTION:

Murphy, Dennis

DATE:

12/03/80



328

0398

283

Thursday Dec 9

Day of Trial

Counsel, H. L. Latham

Filed 3 day of Dec 1880

Pleas Not Guilty 6.

THE PEOPLE

vs.

P.

Dennis Murphy

RECEIVED BY THE DISTRICT ATTORNEY
[Stolen Goods]

BENJ. K. PHELPS,

District Attorney.

Ben. C. Mos

A TRUE BILL

[Signature]

Dec. 10 - 1880 Foreman

David & Co. [Signature]
John L. [Signature]

0399

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

Police Court—Fourth District.

Mary Kirkner
of No. *605 First Avenue* Street, being duly sworn, deposes and says,
that on the *16th* day of *November* 188*8*
at the City of New York, in the County of New York, *she saw William*

*O'Donnell (now here) and identified him as
the person mentioned in the Complaint made
by William Anderson of 605 First Avenue
against Dennis Murphy for Burglary
as "another person not known to him said
William Anderson" and not arrested; deponent
says that she saw said O'Donnell on said
day at the hour of about 9. A. M. in said
Cigar store in front of the bar of said store.
as stated in said affidavit to which this
is annexed. Mary Kirkner*

Sworn to before me, this *16th* day

of *November*

188*8*

M. J. Justice
Police Justice

0400

Police Court—Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

William Anderson
vs.
Dennis Murphy
William O'Donnell
and another man

AFFIDAVIT.

Dated 187

Atty Magistrate.

Walsh Officer.

Witness, *Mary Kieckhefer*
605 First Avenue

Disposition,

\$1500 T.A.
General Services
Case

Police Office, Fourth District.

City and County
of New York,

Wm. Anderson

of No. 605 First Avenue Street, being duly sworn,
deposes and says, that the premises No. 605 First Avenue
Street, 2nd Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a John Hall as a liquor store
were **BURGLARIOUSLY**
entered by means of forcing and bursting open the floor
leading from the hallway into said store

on the morning of the 14th day of November 1878
and the following property feloniously taken, stolen and carried away, viz.:

good and lawful money of the United States consisting of
one Postal currency note of the ^{denomination} ~~description~~ and value of
Twenty-five Cents, fifteen Post bills, one Knife,
fifty cigars in all money and goods of the
value of Forty one dollars and twenty-five Cents

the property of deponent and John Hall
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 Dennis Murphy, now here, and another
person not known to this deponent and not arrested

for the reasons following, to wit: that on said day at the hour of about 6.30. a.m. Joseph M^c Kern, who is in said department's employ, secured locked said door previous to his leaving said premises that at about 9. a.m. on said day Mary Kiehnner ^{residing in said house} heard a loud noise ~~and~~ down stairs and going down forced said door open and said Dennis ^{and others} ~~was~~ ^{was} ~~standing~~ ^{standing} ~~behind~~ ^{behind} the counter. ~~that~~ ^{and saw other persons before said} ~~that~~ ^{before said} ~~afterward~~ ^{before said} ~~said~~ ^{before said} ~~postal~~ ^{before said} ~~card~~ ^{before said} ~~note~~ ^{before said} ~~which~~ ^{before said} ~~said~~ ^{before said} ~~Joseph~~ ^{before said} ~~M^c Kern~~ ^{before said} ~~identifies~~ ^{before said} ~~as~~ ^{before said} ~~the~~ ^{before said} ~~one~~ ^{before said} ~~taken~~ ^{before said} ~~from~~ ^{before said} ~~said~~ ^{before said} ~~legislative~~ ^{before said} ~~store~~ ^{before said} ~~and~~ ^{before said} ~~said~~ ^{before said} ~~Kern~~ ^{before said}

0402

which this deponent identifies as his property, was found in possession of said Dennis Murphy. This deponent there-
fore charges that said ^{Barclay who committed} ~~Barclay~~ and other articles above mentioned taken stolen and carried away by said Dennis Murphy and said other means, arrested
sworn to before me

this 15 day of November 1880 M. L. Erickson

Marcus Osterburg

Police Justice

State of New York, City and County of New York,
Mary Richner being duly sworn says she has
heard read the foregoing affidavit and that
partem thereof referring to her is true to
her own knowledge, Mary Richner
sworn to before me

this 15 day of November 1880

Marcus Osterburg

Police Justice

State of New York, City and County of New York,
Joseph M. Kone being duly sworn says he
has heard read the foregoing affidavit and
that partem thereof referring to them is
true to his own knowledge

sworn to before me Joseph M. Kone
this 15 day of November 1880

Marcus Osterburg

Police Justice

0403

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

William O'Donnell being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. William O'Donnell

Question. How old are you?

Answer. Twenty-two years

Question. Where were you born?

Answer. New York, City

Question. Where do you live?

Answer. 238 East 41st Street

Question. What is your occupation?

Answer. Stone Cutter

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

Answer. I do not know anything about it

William O'Donnell

Taken before me this

16

day of November, 1877

Mercutio C. O'Sullivan
Police Justice.

0404

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Dennis Murphy*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *308 E. 34th street*

Question. What is your occupation?

Answer. *Carpenter*

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

Answer. *I know nothing at all about it*

Dennis Murphy

Taken before me this 1st day of March 1899
Moreau
Police Justice.

0405

No 283. 983
Police Court--Fourth District.

THE PEOPLE, v. c.,
ON THE COMPLAINT OF

William Anderson
Robert - first and
James Murphy
and wife
(William) Daniel

Offence,

1880

Magistrate.

Officer.

Clerk.

NOV 22 1880

Witnesses *John M. Kern*
John Anderson

my father 605 First Avenue

John Walsh,

Robert T. G.
General Lemon

Received in District Att'y's Office, *Open*

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

0406

938

The People vs. Dennis Murphy, Recorder, Snythe December 9 1880
Indictment for burglary in the third degree and receiving stolen goods.

William Anderson, sworn and examined. I live 306 East Thirty seventh St.; on the 14th of November my place of business was 605 First Avenue. I kept a lager beer saloon; on the 13th of November, Saturday night I guess I left my place about 1 1/2 to 1 1/4 to 2 o'clock, I did not close the place myself, Joseph McKene was left in charge of the store. I did not go back to the store till Monday afternoon. I was locked up in the station house for violating the Excise law. When I left the saloon there was in it cigars, liquors, 15 pool balls and a 25 cent stamp. When I came back the cigars were all gone, there was a little liquor left, the balls, a knife, and the 25 cent stamp was gone. I saw the knife again up in Court; the detective Mr. Walsh had it; the 25 cent stamp was put in the looking glass in the store behind the bar. (Stamp shown) I cannot say whether that is the one or not, it is just the same as that; the stamp was attached to the glass with mucilage. I put it on myself. There was two windows in the front and one in the back, there is a front and a side door, the windows were

0407

fastened with iron bars and the front door with a bolt. The pool balls when they were new were worth forty dollars; they were in use two or three months, they were worth half that; these things belonged to me and my brother-in-law Mr. Ball. Cross Examined. I do not know the value of the balls at the time they were taken. My brother-in-law bought the store of Mr. Murphy, not the prisoner about two months before the burglary. The prisoner and Mr. Murphy were intimate friends. Had been in the habit of going into the store very frequently before I purchased it. I used to see the prisoner behind the bar once in a while minding the store, and he went behind the bar for me as a friend when I went on an errand. The knife that was taken formerly belonged to James Murphy. It was while I was under arrest for violating the Excise Law that my place was broken open. I never heard that the prisoner went down to my place to enquire about me. I do not know who got into the store because I was locked up. Joseph McKone sworn and examined. On the 13th of November I was a barkeeper for Mr. Anderson, the last witness, 605 First Avenue. I left the store about 2 o'clock Sunday morning after Mr. Anderson was taken to the station house and went up to Forty Second St.

0408

I closed the front door and the side door, there was two side doors I locked the door and put the Key in my pocket. I came back at 4 o'clock that same morning I was to stay there all night. I stayed there till 6 o'clock and went from there to the Fifty seventh street Court. I went up to see about the Excise case, to see what would happen with the Bandmann. While up there I met the partner of Mr. Anderson Mr. Hall. At 6 o'clock I went out of the side door which I locked. There was an entrance in the back hall of that door. I could not say whether it was locked or not, but I did not try it. That is the door they came in by. We never used that door. I never saw it open. It was closed at the time I went out. I did not go back there Sunday morning until a 1/4 to 10. I found the door which I had locked open. I did not notice that the lock was broken, there were no evidences on the door that it had been broken. I went behind the bar and the first thing I looked for was the pool balls and did not find them. I left the place in charge of Bill Anderson, the son of the proprietor, to go up to the Station house to tell his father about this thing. I saw a 25 cent stamp on the looking glass, but I did not notice it that time.

0409

Cross Examined. I left the store at 2 o'clock in company with Mr. Egan and Mr. Jackson who had been drinking there the time that Billy got arrested. Dennis Murphy walked up with us to 2nd second street. I had a talk with Murphy about the arrest of Anderson and I agreed to meet him at seven o'clock the next morning at the store.

Mary Kirchner, sworn and examined. I live at 665 First Avenue. Mr. Anderson has a saloon in that building. I saw the prisoner in the saloon I remember Sunday the 14th of November. I went down to that saloon that morning. I heard a noise there and went down. I am housekeeper of that building; my husband put a padlock on the door. Then I got down in the hall I observed that the door was open. I went through that door into the saloon and I saw Murphy the prisoner there. This door which was open was a side door leading into this saloon. I could not say whether that door is usually kept locked or not. My husband put a padlock on the door, and when I went down to sweep the hall Mr. Murphy was in there and the door was open. The padlock was pulled out and laid on the sink inside. I picked the padlock up myself.

0410

There was a kind of a screw and a little round eye and this was pulled right out. Then I got into the saloon I saw the prisoner behind the bar drinking. I saw him there once or twice before while the saloon was there; he did not live in the house. He asked my husband and another man to have a drink and my husband refused; the other man's name was O'Donnell I believe. I saw him afterwards in the police station. Cross Examined. I do not know of my own knowledge that there was a padlock on that door. The prisoner made no effort to leave the store; he was in no state of excitement. The prisoner was not to say drunk and he was not sober.

William Walsh sworn. I am an officer of the 21st precinct on special duty. I arrested the prisoner on the 15th in the forenoon about 11 o'clock in a liquor store corner of thirty ninth st. and third avenue. I searched him when I brought him to the station house. I found this knife on him and this 25 cent stamp which I marked. There is a little piece of gum on it where it was pasted on the glass. The prisoner asked me what I was arresting him for? I told him that he was accused of breaking into Mr. Anderson's store on Sunday morning, that he was seen in there. He said he did

0411

not know anything about it. I had no conversation with him about the money or the knife he was going to Court in the afternoon. He ^{wanted} ~~called~~ me the worst way to change the 25 cents and buy him a drink. I told him I would not do that. I went down to the place that was said to have been broken open in the afternoon. I saw that the staple had been pulled out. Cross Examined. I am positive there was some kind of paste or gum on that staple when I got it first. I guess I am acquainted with Murphy over ten years. I asked him to purchase a policy ticket for me so that I could go in and arrest the party. He said he would not like to do it. I did not say that I would fix him and send him up. I arrested Anderson for a violation of the Excise law. I never had any trouble with Murphy and never had the slightest feeling against him. It did not create a bit of feeling against him on my part because he refused to purchase a policy ticket for me. William Anderson recalled. I have given the prisoner money several times to take charge of for me. I understood that the pool balls were worth forty dollars; they were used three or four months and were in pretty good condition. [The witness gave a long account of the property that was in the store and what it cost.]

04 12

Dennis Murphy, sworn and examined. I live 208 East 34th St. I have been in prison before and served twenty months for Grand Larceny. I have been out of prison going on two years. I have been acquainted with Anderson for some time, going on two years, the night he was robbed was the first night he had opened. This Mr. Murphy and Anderson were in partnership in Third Avenue and I have attended for them once in a while. On this Saturday night I was in Anderson's store till he got arrested from 8 o'clock. I left the store with the bar keeper and another young man between 11 and 12 o'clock Saturday night. I think that Anderson was arrested by officer Walsh at that time. I went up as far as 42nd St. and Third Avenue with him to see a Mr. Murphy who is here, to see if we could not get somebody to go Mr. Anderson's bail. I agreed to meet him the next morning at Anderson's place at 7 o'clock. I went down to the store between 7 and 8 o'clock Sunday morning. When I got there I turned the knob of the door, the door went right in - there was no lock on it when I got there. I went there for the purpose of meeting the bar tender. I went in this back side hall door, which is the entrance on Sunday. Mr. O'Donnell went with me. There was

0413

not know anything about it. I had no conversation

nobody in the store. I went behind the bar and asked him to have a drink. The knife I picked up belonged to James Murphy, I knew it to be ~~his~~ his ~~knife~~. James Murphy gave me the 25 cent stamp at Fifty second St. I did not go into the store with the intention of stealing anything. I went there for the purpose of meeting the bartender to go and get a man to bail Anderson out. You had been in the habit while Anderson was in business in Third Avenue of going in behind the bar and taking a drink. On account of being friends? Yes. Do you know anything about the balls? No sir. Were they there when you went in there? I do not know sir, I did not look, I did not see the balls, I never thought of them. I closed the door after me. I was going up to Anderson's house to tell his brother in law, and then I thought I would not, I did not want to let his wife know. I went up Third Avenue and stayed there until the officer arrested me. Cross Examined. I did not see Mary Kirchner in the store. I did not know Mr. Kirchner. I saw some man there. I told him we did not sell nothing and he went out. I am a car driver. I have been working for my brother who lives in Long Island. My trade is that of a plasterer. I worked for Mr. Daggitt in the weighing department of the Custom House.

04 14

The jury rendered a verdict of petty
larceny.

04 15

Testimony in the case of
Dennis Murphy
filed Dec 3.

1964 12 3

04 16

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Dennis Murphy

late of the *twenty first* Ward of the City of New York, in the County of New York,
aforesaid, on the *fourteenth* day of *November* in the year of our Lord one
thousand eight hundred and eighty *saloon* with force and arms, at the Ward,
City and County aforesaid, the *saloon* of

William Anderson 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

William Anderson then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*One due Bill of the United States of America, the same
being then and there due and unsatisfied, and of
the kind known as Fractional Currency, of the
denomination of twenty five cents and of the value
of twenty five cents*

*Fifteen balls (of the kind commonly called Billiard
Balls) of the value of two dollars each*

One knife of the value of one dollar

Fifty cigars of the value of twenty cents each

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

William Anderson

so kept as aforesaid in the said *saloon* then and there being, 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.

0417

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

Dennis Murphy

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

*One due bill of the United States of America,
the same being then and there due and
unsatisfied, and of the kind known as
fractional currency, of the denomination of
twenty five cents and of the value of twenty
five cents*

*Fifteen balls (of the kind commonly called
Pool Billiard Balls) of the value of two
dollars each*

One knife of the value of one dollar

Fifty cigars of the value of twenty cents each

of the goods, chattels and personal property of

William Anderson

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen of the said

William Anderson

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have
(the said

Dennis Murphy

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

BENJ. K. PHELPS, District Attorney.

0418

BOX:

27

FOLDER:

328

DESCRIPTION:

Murray, Edward

DATE:

12/02/80



328

0419

265

Counsel,
Filed 1st day of Dec 1880.
Pleads,

THE PEOPLE

vs.

Edwards Murray

BURGLARY—Third Degree, and
~~Grand Larceny.~~

BENJ. K. PHELPS,

District Attorney.

Part in Dec 2, 1880

pleads guilty

A TRUE BILL.

[Signature]

Foreman.

Verdict of Guilty should specify of which count.

H. H. 6 most.

[Signature]

0420

Police Office, Fourth District.

City and County
of New York,

ss. Sophie Palmer

of No. 904 Third Avenue Street, being duly sworn,
deposes and says, that the premises No. 904 Third Avenue
Street, 19 Ward, in the City and County aforesaid, the said being a dwelling house
and which was occupied by ~~deponent~~ Charles Trager this family

were **BURGLARIOUSLY**
entered by means of forcibly opening the door that
leads from the hall to the rooms in the third
floor occupied by said Charles Trager
by means of false keys.

on the day of the 22 day of November 1888
and the following property feloniously taken, stolen and carried away, viz: with the
felonious intent to take and carry away
the goods & chattels of said Trager
ladies dresses &c of the value of twenty five dollars
and did then & there break open two
trunks in said premises and take the
contents therefrom & place the same on
the floor of said premises but whether
there has been anything stolen from
said premises deponent can not say as
said Trager this family went from the
City for a visit last yesterday & will not
return before next Tuesday he leaving
said premises & property in deponent's charge

~~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 ~~the goods & chattels of said Trager~~ with intent to steal
Edward Murray & another person whose
name is unknown
for the reasons following, to wit:

That deponent went from her rooms
to said Trager's rooms & found the
door open & the skeleton key now
here in ~~the front room~~ door that on going in
said premises deponent saw that the
ladies dresses in the trunks had been open, as aforesaid
and she found said Edward Murray
& another whose name is unknown

0421

in the aforesaid room, house
of said Charles Leager to wit in
~~the front room~~
that when they saw defendant
they ran away said Edward
having been caught as set
forth in the affidavit of
Joseph Kraft. Hereto annexed.
Edward Murray came in to my
room just before this and asked
if I wanted to buy some coal
and then had the blanket book
nowhere with him

Sworn to before me this
27 day of November 1880 Sophie Palmay'
R. V. Rusk Police Justice

Albert

0422

State of New York } ss
City of New York }

Joseph Kraft of
No 712 - 3^d Avenue City of New York
being duly sworn says that
on the afternoon of the 27th day
of November 1880 deponent saw
the prisoner (now in court) whose
name deponent is informed is
Edward Murray running around
a car on the 3^d Avenue and
saw him jump on said car
that deponent hearing a woman
crying stop thief jumped on
said car and caught said
Murray, and took him to No
904 3^d Avenue, and sent for
a policeman when Officer
John Jennings of the 18th Precinct
came and deponent surrendered
said Edward Murray to him.

Sworn to before me
this 27th day of November 1880
R. H. Nixley
Police Justice

0423

State of New York } ss
City of New York }

Felix Koenigsberg
of No 1054 2^d Avenue in the City
of New York, being duly sworn
deposes and says, On the after-
noon of the 2^d day of November
1880 deponent was walking
up the 3^d Avenue when deponent
saw the man ^{who gives his name as Edward Murray} now in court run
behind a car of the 3^d Avenue
railroad company and drop
namely the book, then ^{he went} ^{nowhere} ~~he went~~ to the
~~opposite side of the street~~ and
jump on the front platform.
Deponent picked up said book
and gave it to a woman who
was running after the man and
crying out Stop-thief. The man
now in court deponent is sure
is the man deponent saw running
and who dropped the book now
produced in court and Mrs Palmer
is the lady I gave the book to.

Felix Koenigsberg
Sworn to before me this
2^d day of November 1880
R. A. Richy Police Justice

0424

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, }

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

Question. What is your name?

Answer.

Edward Murray

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

214 Avenue A

Question. What is your occupation?

Answer.

Agent

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

Answer.

I am not guilty

Edw. Murray

John before me this 27 day of Nov 1880
John
Police Justice.

0425

M. L. Garrison, 19. held

last. Inmates of

the Lawrence -

Miss Carroll who

RAILED:

James says that

the by law in N.Y.

Residence

Admits that he

was in Gen. for

No. 2, by

Residence

12. left sent to

No. 8, by

Residence

1. by

Residence

No. 5, by

Residence

No. 6, by

Residence

No. 7, by

Residence

No. 8, by

Residence

No. 9, by

Residence

No. 10, by

Residence

No. 11, by

Residence

No. 12, by

Police Court - Fourth District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Sophia Palmay

904 34 Ave.

Edward Murray

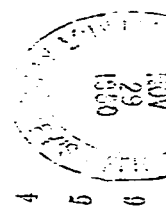
2

3

4

5

6



Dated

27

1886

304. Barbey Magistrate.

Jennings 78th Officer.

Clerk.

Witnesses,

Charles Trager

Albert Palmay

904. Third Ave

Joseph Kraft

762 Second Ave

Felix Konigberg.

1054. Second Ave

The officer with

Book & Key

2080 15 Ave

Received in District Att'y's Office,

0426

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Edward Murray

late of the ~~thirteenth~~ *thirteenth* Ward of the City of New York, in the County of New York, aforesaid, on the ~~twenty seventh~~ *twenty seventh* day of ~~November~~ *November* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *seventy eight* with force and arms, about the hour of ~~two~~ *two* o'clock in the ~~day~~ *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Charles Trager

there situate, feloniously and burglariously did break into and enter by means of forcibly

he the said

Edward Murray

then and there intending to commit some crime therein, to wit: the goods, chattels, and personal property of ~~the said~~ *the said Charles Trager*

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

~~And the jurors aforesaid, upon their oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, the said~~

~~late of the Ward, City, and County aforesaid,~~

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

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

BENJ. K. PHELPS, District Attorney.