

0451

BOX:

65

FOLDER:

734

DESCRIPTION:

Moses, Franklin J.

DATE:

04/03/82



734

0452

No. 1 of 10
Filed 3 day of May 1882
Pleads Not guilty

Obtaining Goods by False Pretences

THE PEOPLE

vs
Franklin J. Moser
(Wanted in Kings County)
See within

John J. Moore
DANIEL C. ROLLENS,
Attorney at Law

District Attorney.
I r. June 6, 1882.
sentenced or aw. Ind.
A True Bill. - found

James J. Lacey Foreman.

at
Apr. 14/82
May 15

0453

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Franklin J. Moses against

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

Franklin J. Moses

of the crime of

obtaining money by

means of false pretense

committed as follows:

The said

Franklin J. Moses

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twelfth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one *Edgar W. Crowell*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Edgar W. Crowell*

That his name was *Anthony White*, that he lived in *Greenville*
in the State of *South Carolina* and that he had moved there from
the State of *South Carolina* and that he was then doing
business in *Greenville, South Carolina* and was at that time on
his way back to *Greenville* and that a certain instrument in
writing to wit: an order for the payment of money and of the
kind known as a *Bank Check* which the said *Franklin J. Moses*
then and there presented and delivered to the said *Edgar W. Crowell*
which is in the words and figures as following

Feb. 10 1882

Greenville National Bank Greenville S. C.

Pay to the Order of *E. W. Crowell*
one hundred and fifty
\$ 150.00

100 Dollars

Anthony White

was a good and valid order for the payment of one hundred
and fifty dollars in money and that a sum of one hundred
and fifty dollars in money belonging to the said *Franklin J. Moses*
and in the name of *Anthony White* was then
in the possession of the said *Greenville National Bank*

and that the said *Bank Check* was a valuable
security and order upon the said *Bank* for the payment
of one hundred and fifty dollars in money and

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

THE PEOPLE OF THE STATE OF
NEW YORK.

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

Amankluo J. Moore
of the crime of *obtaining money by*
means of false pretenses
committed as follows:

The said

Amankluo J. Moore

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *Twelfth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty Two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
ously to cheat and defraud one *Edgar W. Crowell*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said Edgar W. Crowell*

That his name was *Anthony White* that he lived in *Greenville*
in the State of *South Carolina* and that he had moved there from
the State of *South Carolina* and that he was then doing
business in *Greenville, South Carolina* and was at that time on
his way back to *Greenville* and that a certain instrument in
writing to wit: an order for the payment of money and of the
said *Moore* as a *Bank Check* which the said *Edgar W. Crowell*
then and there presented and delivered to the said *Edgar W. Crowell*
which is in the words and figures as following

Greenville National Bank, Greenville, S. C.

Feb. 10 1882

Pay to the Order of *E. W. Crowell*

one hundred and fifty

\$ 150.00

100 Dollars
Anthony White

was a good and valid order for the payment of one hundred
and fifty dollars in money and that a sum of one hundred
and fifty dollars in money belonging to the said *Anthony*
J. Moore and in the hands of *Anthony White* was then
in the possession of the said *Greenville National Bank*
in the State of *South Carolina* to the credit of the said
Anthony White and subject to his order and payable
to the proper endorsement of the said *Bank Check* whenever

the same should be properly presented in the place of
business of the said *Greenville National Bank* and that the said
State of *South Carolina* as aforesaid and that the said
Bank Check so presented and delivered as aforesaid was in
the proper handwriting of the person owning the said

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Credit, and that the said Bank check was a valuable security and value equal to the said Bank for the payment of one hundred and fifty dollars in money and of the value of one hundred and fifty dollars

And the said
Edgar W. Crowell

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

Marshall J. Morris

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

Marshall J. Morris a sum of money to wit:
the sum of one hundred and fifty dollars good and lawful money of the United States and of the value of one hundred and fifty dollars

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

Edgar W. Crowell

and the said

Marshall J. Morris

did then

and there designedly receive and obtain the said *Sum of Money*

of the said
Edgar W. Crowell

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

of the said
Edgar W. Crowell

by means

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

and defraud the said
Edgar W. Crowell

of the same.

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And Whereas, in truth and in fact, ~~the said~~ the name of the said Franklin J. Mosses was not Anthony White and he did not live in Greenville in the state of South Carolina and had not moved from Sumpter in said state to Greenville and was not then doing business in said Greenville and was not then on his way back to said Greenville.

And Whereas in truth and in fact the said bank check which the said Franklin J. Mosses then and there presented and delivered to the said Edgar W. Crowell was not a good and valid order for the payment of one hundred and fifty dollars in money or of any money whatsoever and there was not in the possession of the said Greenville National Bank any money whatsoever belonging to the said Franklin J. Mosses in the name of Anthony White subject to his order and payable to the proper endorser or endorsers of the said Bank check at time or place whatsoever, and whereas the said Bank check was not in the proper handwriting of any person owning a credit in the said Bank and was not a valuable security and of the value of one hundred and fifty dollars in money but was then and there utterly worthless.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Franklin J. Mosses to the said Edgar W. Crowell was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Franklin J. Mosses well knew the said pretences and representations so by him made as aforesaid to the said Edgar W. Crowell to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Franklin J. Mosses by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Edgar W. Crowell

of one hundred and fifty dollars in money of the value of one hundred and fifty dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Edgar W. Crowell

with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and the

DANIEL C. COLLINS,
BENJ. K. PHELPS, District Attorney.

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KINGS COUNTY SESSIONS.

The People of the State of New York,

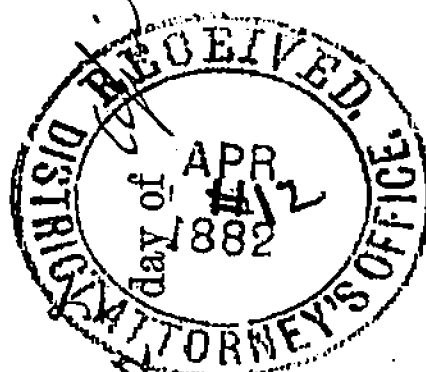
vs.

Franklin J. Warren

WARRANT OF ARREST.

ISAAC S. CATLIN,

District Attorney.



Issued the

18 82

0458

State of New York, }
County of Kings, } ss.

In the name of the People of the State of New York: To any Sheriff
Constable, Marshal or Policeman in this State,

GREETING:

YOU, AND EACH OF YOU, ARE HEREBY COMMANDED TO TAKE THE BODY OF
Franklin J. Moses who stands indicted before
our Court of Sessions in and for the said County of Kings, for *obtaining money*
by false pretences and *him* forthwith bring before our said
Court, or if the said Court be not sitting, before any Justice of the Supreme Court, or the
County Judge of said County, to be dealt with according to law

Given under my hand the *Twelfth* day of *April*
in the year of our Lord one thousand eight hundred and eighty *two*

Isaac S. Cather
District Attorney of Kings County.

STATE OF NEW YORK, }
COUNTY OF KINGS, } ss.

An indictment having been found on
the *Twelfth* day of *April* 1882, in the Court
of *Sessions* of the County of Kings, charging *Franklin J.*
Moses with the crime of *obtaining money by*
false pretences and the District Attorney of the County of Kings
having issued his warrant for the arrest of said *Franklin J. Moses*
and *he* being now produced here before me in pursuance of the command of said war-
rant, I do hereby order that said *Franklin J. Moses* give bail to answer to said
indictment in the sum of _____ dollars, and that he be
committed to the custody of the Sheriff of the County of Kings until he shall give such bail
or until legally discharged.

Dated Brooklyn,

188

County Judge of the County of Kings.

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BAILED,

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

Sec. 208, 209, 210 & 212.

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Police Court District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edgar W. L. Russell
195 1/2 1/2 way
Franklin D. Moses

Offence, False pretense
and token

Dated March 30 1882

Smith Magistrate.

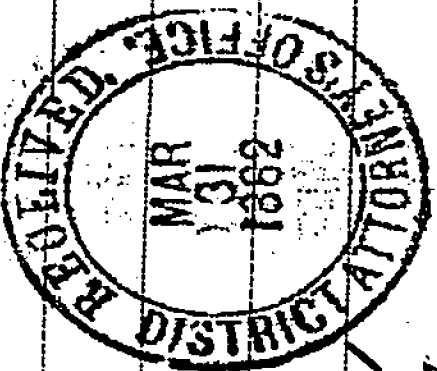
Stanley Smith Officer.
C.O.

Witnesses Wm. F. Hall

No. 4 East 10th Street,

No. _____ Street,

No. _____ Street.



Leau

00781

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 Franklin D. Moses

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

Dated March 30 1882

Solon B. Smith Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0460

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

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 decline to give any explanation in the absence of my counsel

Taken before me, this

day of

March 1889

F. J. Moses.

Solomon B. Smith
Police Justice

0461

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT

DISTRICT.

of No.

195 Broadway 59 years old. Insurance

says that on the

10th

day of

February

1882

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

Franklin J. Moses

Now present did by false
pretence and representations
and by color of the false token
hereto annexed obtain from depon-
ent ~~and of his~~ property ^{of the value of} one
hundred and fifty dollars lawful
money under the following cir-
cumstances viz. That on said
day the defendant called at the
office of deponent and said
that his name was Anthony
White and that he lived in
Greenville South Carolina having
moved there from Sumpter S Carolina
and was now doing business in
the first named place. That
he was then on his way back
to Greenville and being short
of money asked deponent if
he would not cash a check for
him for the aforesaid amount said
check or token purporting to be payable
on the ^{Greenville} National Bank of Greenville in
said amount - That deponent believing
said statements to be true gave
to the defendant said money and
took said check or token in return
That deponent has forwarded said
check to Greenville where the ^{President} ~~cashier~~

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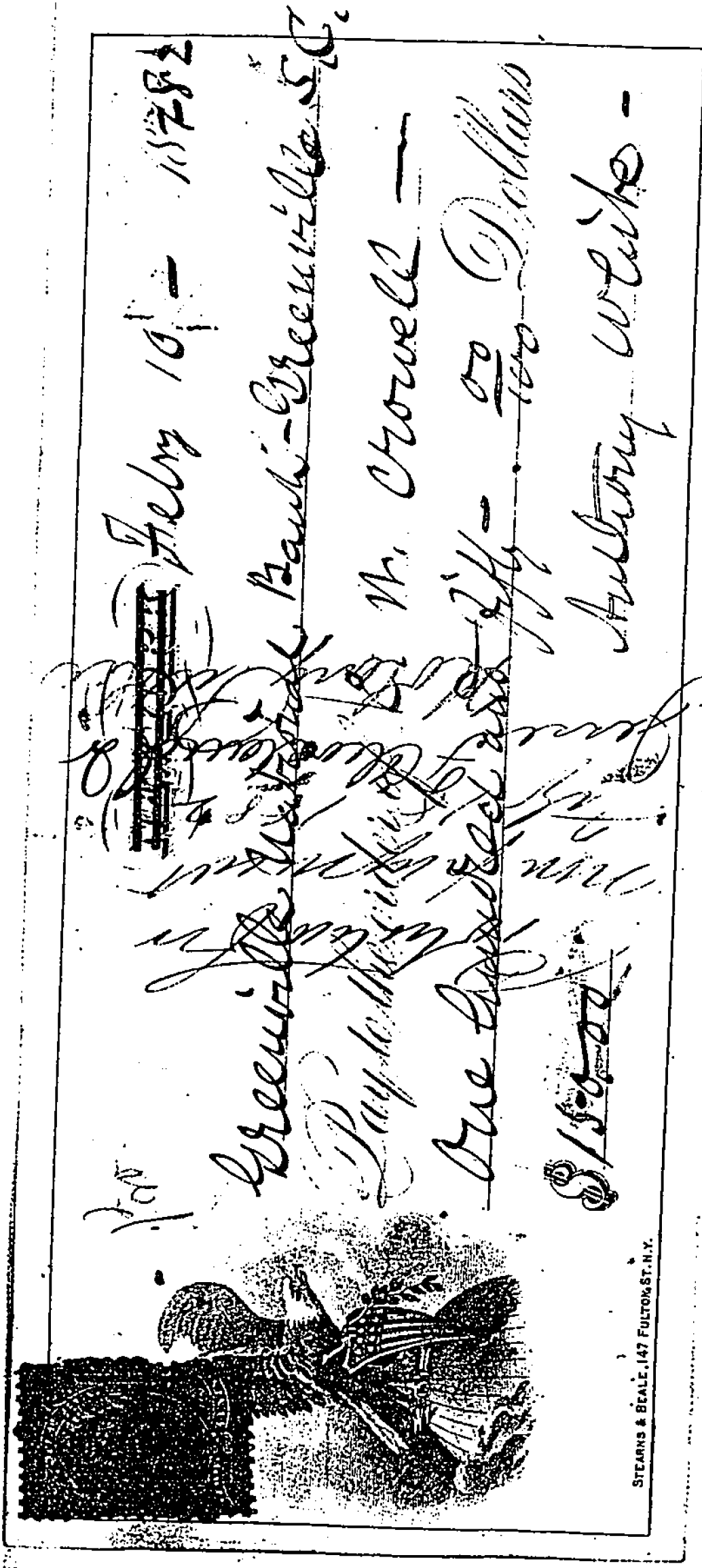
of said National Bank pronounced
the check worthless and of no
value whatever and returned it
to deponent protested - That deponent
further alleges and charges that
the defendant's name is not Anthony
White as stated by him that he does
not live in Greenville nor does he
do business there as stated by him
and that said statements and
representations on his part were
made for the purpose of
cheating and defrauding this
deponent he well knowing
at the time that such statements
were false deceptive & untruthful

Edgar W. Orrell

Sworn to before me this
30th day of March, 1882
Jesse B. Smith
Notary Public

Police Court	District.
THE PEOPLE, &c.	
ON THE COMPLAINT OF	
vs.	
Dated	188
Magistrate.	
Officer.	
Witness.	
Disposition.	

0463



0464

O. M. Crowell

FOR DEPOSIT BY
PHENIX INS. CO.
IN NAT. SEC. & TR. CO.
NEW YORK.

William C. Crowell

[Signature]

PAY *W. C. Crowell*
Esq. Cash'r or Order for Coll.
ACCOUNT OF

FIRST NATIONAL BANK
OF BOSTON, S.C.

[Signature] Cashier.

0465

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

District Attorney's Office,

New York, *Oct 19th* 188*1*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

against
Franklin J. Moses

For *False Pretences*

The defendant having been indicted by a Grand Jury of this Court, on the *10th* day of *October* 188*1*, for the offense of *False Pretences* upon a charge preferred by me against him, and having since fully compensated me for all injury and damage which I sustained thereby.

I do therefore hereby acknowledge to the Court that I have received full and complete satisfaction for the injuries and damages so sustained by me, and request that no further proceedings be had on said indictment, and that the defendant be discharged therefrom.

Nathan Bozeman
 Complainant.

City and County of } ss.
 New York,

Nathan Bozeman, the said complainant, being duly sworn, says, that the foregoing instrument by him subscribed is true of his own knowledge.

Sworn to before me, this *21st* day of *October* 188*1*.

Nathan Bozeman
 Complainant.

Lucretia Knowlton
 Commissioner of Records.
 City & County of N.Y.

0466

BOX:

65

FOLDER:

734

DESCRIPTION:

Montooth, Miller E.

DATE:

04/27/82



734

W. R. R.

Robert C. R. R.
25 Chambers

Counsel,

Filed *27* day of *April* 188*2*

Pleads *Not guilty*

THE PEOPLE

vs.

R.

Wm. E. Montross

2 cases

John W. R. R.
DANIEL G. ROLLINS,

District Attorney.

A True Bill.

James T. R. R.
Foreman.

Foreman.

Wm. E. R. R.
Charles Tully

Emmett R. R. R.
W. R. R.

0468

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Wills E. Montfort

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

of the CRIME OF

Embezzlement

committed as follows:

The said

Wills E. Montfort

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

not being an apprentice or person within the age of eighteen years, on the

day of

December

eighty

in the year of our Lord one thousand eight hundred and

twenty fourth

one

was employed in the capacity of a clerk and servant to one

Moross Jenkins

and as such clerk and servant, was entrusted to receive

from one George

St. Fischer the sum of thirty eight dollars
and four cents

and four cents

and being so employed and entrusted as aforesaid, the said

Wills E. Montfort

by virtue of such employment

then and there did receive and take into his possession

a sum of money to

with the sum of thirty eight dollars and four

cents in money lawful money of the United

States of the value of thirty eight

dollars and four cents from the

said George St. Fischer

for and on account of

Moross Jenkins

his said master and employer; and that the said

Wills E. Montfort

on the day and year last aforesaid,

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did

take, make away with and secrete, with intent to convert to his own use, and did fraudulently

and feloniously embezzle and convert to his own use, without the consent of said master and

employer, and did fraudulently and feloniously and without the consent of his said master and

employer withhold, appropriate, apply and make use of the said

(Over.)

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

And the Grand Jury aforesaid, by this indictment, further accuse the said *John McKim*
Dist Atty

of the CRIME OF

committed as follows :

The said

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

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

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

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

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

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of the goods, chattels and personal property of one

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

DANIEL G. ROLLINS, District Attorney.

0471

W. D. G. 1.

Counsel,
Filed *27* day of *April* 188*2*
Pleads *Not guilty*

THE PEOPLE

vs. *R.*

*Embezzlement
Petty
Larceny.*

Miller & Montross

2 cases

John McLean
~~DANIEL C. ROBINSON,~~

and
District Attorney.

A True Bill.

James T. Lee
Foreman.

0472

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Miller E. Montross

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

of the CRIME OF

Embezzlement

committed as follows:

The said

Miller E. Montross

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

Moross Jenkins

and as such clerk and servant, was entrusted to receive

from one *August Hannibell* the sum of *seventeen* dollars
and *twenty-nine* cents, in money

and being so employed and entrusted as aforesaid, the said

Miller E. Montross

then and there did receive and take into his possession

by virtue of such employment

from the said *August Hannibell* a sum of money to wit
the sum of *seventeen* dollars and *twenty-nine*
cents of money lawful money of the United States
and of the value of *seventeen* dollars and *twenty-nine*
cents

for and on account of

Moross Jenkins

his said master and employer; and that the said

Miller E. Montross

on the day and year last aforesaid,

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said

sum of money

(Over.)

0473

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

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

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

of the CRIME OF

committed as follows :

The said

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

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

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

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

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

0474

of the goods, chattels and personal property of one

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

DANIEL G. ROLLINS, District Attorney.

0475

BAILED,

No. 1, by James M. Tate
Residence 8 Centre Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Sec. 208, 209, 210 & 212.

303
The 201.
Police Court, 11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Sullivan
Miller & Montooth
Offence Embezzlement

Dated April 3 1882

Smith Magistrate.

Franklin Officer.

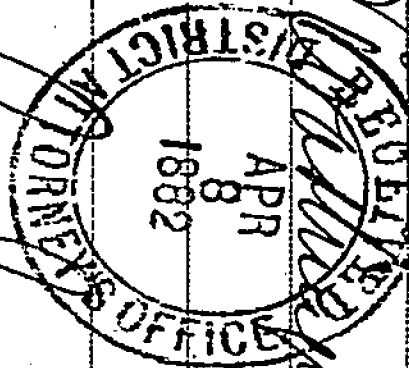
Franklin Clerk.

Witnesses: James M. Tate

No. 241 Street,

No. _____ Street,

No. 100 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 Miller & Montooth

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

Dated April 5 1882 Solomon S. Smith Police Justice.

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

Dated 6 April 1882 W. J. G. 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 _____ 1882 _____ Police Justice.

0476

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

First DISTRICT POLICE COURT.

Miller E. Montooth 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.

Miller E. Montooth

Question. How old are you?

Answer.

37 Years

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

103 W 26th Street & about 2 Years

Question. What is your business or profession?

Answer.

Bookkeeper

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

Answer.

I have nothing to say

Taken before me, this

2nd

day of

April

188

W. E. Edmunds

Samuel Smith
Police Justice

0477

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

POLICE COURT, First DISTRICT.

of No.

149 Chamber

38 years old Merchant

Street, being duly sworn, deposes and

says that on the

23rd

day of

March

1882

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

Miller E. Montooth

Now here, about thirty eight years old, and not being an apprentice was employed by deponent as a clerk or servant and by virtue of such employment did on said day collect and receive from one August Hannibell the sum of seventeen dollars and twenty nine cents which he did not return to deponent but did feloniously embezzle and convert the same to his own use and profit without the knowledge or assent of this deponent.

Maros Jenkins

City and County of New York

August Hannibell of 241 Washington Street being duly sworn says that on the day in question he paid to the defendant seventeen dollars and 29 cents for Merchandise to wit, flour received by deponents Employer, H. L. Jenkins and delivered to him by the Complainant.

Aug Hannibell

Sworn to before me this 23rd day of March 1882 at New York City
J. J. Jenkins
Deputy Justice

Sworn to before me this 23rd day of March 1882 at New York City
J. J. Jenkins
Deputy Justice

0478

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Willes E. Montoach

2 Bills Nos 200 & 201

Muel Lem

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. but on the contrary that I do so because I have been intimately acquainted with the members of his ^{for a number of years} family, his father being a man upwards of ^{seventy} ~~forty~~ years of age, and enjoying an honorable reputation and high social standing in the community, and his brothers are men of honor and integrity, and because I feel that this has been a lesson to the young man, the defendant, and that he has already suffered by his arrest and imprisonment both bodily and mentally; that he will profit by his experience, and will not in future repeat the offence with which I have charged him.

Marop Jerns

0479

BAILED,

No. 1, by Miller & Montooth

Residence Centre Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

305 No 200.

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE & Co.,
ON THE COMPLAINT OF

Charles Jenkins
1179 & 1180 Broadway

Miller & Montooth

1. _____
2. _____
3. James J. Conroy by C. C.
4. April 12.

Date April 3- 188

Whittle Magistrate.

Stanley J. Officer.

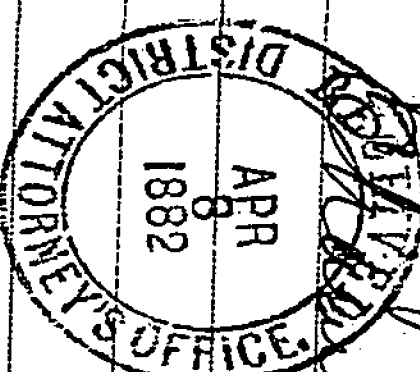
_____ Clerk.

Witnesses Charles J. Fisher

No. 1179 Street,

No. _____ Street,

No. _____ Street,



Booked

(Em)

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

Dated April 3 188

Police Justice

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

Dated 6 April 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.

0480

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ^{ss.}

First DISTRICT POLICE COURT.

Miller E. Montooth 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.

Miller E. Montooth

Question. How old are you?

Answer.

37 Years

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

163 W 26th Street & about Two Years

Question. What is your business or profession?

Answer.

Bookkeeper

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

Answer.

I have nothing to say

Taken before me, this

day of

188

5
April
Salomon B. Smith
M. E. Montooth
Police

0481

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

POLICE COURT, 1st DISTRICT.

of No.

149

Chamber

28 years old Merchant

Street, being duly sworn, deposes and

says that on the

24th

day of

December

1880

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

Miller E. Montom

Now here about thirty eight years
old. And not being an apprentice
was employed by deponent as
a clerk or servant And by
virtue of such employment
did on said 24th day of Decr.
Collect and receive from one Genl
V Fisher, the sum of "thirty eight
dollars & four cents" which he
did not return to deponent but
did unlawfully and feloniously
embezzle and convert the same
to his own use and profit without
the knowledge or assent of this
deponent

Maros Juncos

City and County
of New York

Genl V Fisher of No 149
Chamber Street being sworn says
that on the day in question he
gave to the defendant the aforesaid
sum of money which deponent had
collected from Clinneman Bros. doing
business at 291 Mornmouth Street
Jersey City for Merchandise to
them delivered by the Complainant
Geo. V Fisher

Sworn to before me at New York
City and County of New York
this 24th day of December 1880
at New York City
Notary Public

Sworn to before me at New York
City and County of New York
this 24th day of December 1880
at New York City
Notary Public

0482

BOX:

65

FOLDER:

734

DESCRIPTION:

Mulligan, Edward

DATE:

04/12/82



734

The complainant in the
action was employed at
the defendant at the time
of the burglary and is
now in his employ. He
gives the young man a
most excellent character,
and he believes that had
he not been drunk at the
time he took the bottle of hay,
he would not have done

so. I therefore ask the Court
to discharge the recogni-
zance in this case.

McKeon
Sep 9. 83

Day of Trial
Counsel, G. J.

Filed 12 day of April 1882

Pleas: Not guilty (by)

THE PEOPLE

B

vs.

Edward Mulligan

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,

District Attorney.

A True Bill.

James T. Lee

Foreman.
Part 2 of 1/183
Jail discharged

0483

0484

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Edward Mulligan
against

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

Edward Mulligan

of the crime of Burglary in the third degree,

committed as follows:

The said

Edward Mulligan

late of the *Twentieth* Ward of the City of New York, in the County of New York,
aforesaid, on the *Second* day of *April* in the year of our
Lord one thousand eight hundred and eighty *Two*, with force and arms, at the Ward,
City and County aforesaid, the *Stable* of *Michael McGirr*

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 *Michael McGirr*

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *one bale of Hay*
of the value of two dollars

of the goods, chattels and personal property of the said

Michael McGirr

so kept as aforesaid in the said *Stable* 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.

John McKeon
District Attorney

0485

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

of the crime of Receiving Stolen Goods

committed as follows:

The said

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,

of the goods, chattels and personal property of

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

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

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.

JOHN McKEON, District Attorney.

0486

Sec. 208, 209, 210 & 212.

Police Court

District

296

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael M. Davis
1608 N. 3rd
Edward Mulligan

Offence

Burglary &
Larceny

Dated

April 3rd 1882

Walter W. Magistrate.

James D. Officer.

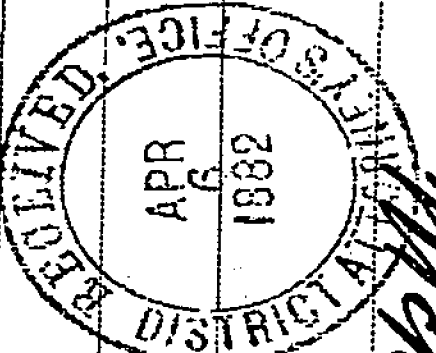
Clerk.

Witnesses

No. Street

No. Street

No. Street



4500 Ave. S. J.

Conrad

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 Edward Mulligan

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

Dated April 3rd 1882 J. M. Hearn 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.

0487

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Mulligan 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.

Edward Mulligan

Question. How old are you?

Answer.

Twenty-three years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

627 West 87 St. 8 years.

Question. What is your business or profession?

Answer.

Cart-driver

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

Answer.

I am not guilty. I pulled the bale of hay away but I did not break in the stable.

Taken before me, this

3^d

day of

April

188

Edward Mulligan
Chas

Am Patterson Police Justice.

0488

Police Court—Second District.

City and County }
of New York. } ss:

Michael M^c Ginn
of No. 608 West 37th Street, being duly sworn,
deposes and says, that the premises No. 613 West 37th

Street, 20th Ward, in the City and County aforesaid, the said being a frame building
and which was occupied by deponent as a Stable for horses

And entered by means of climbing a fence and then
forcibly breaking open the loft door
and then opening from the inside
the street door at about the hour of
11 o'clock on the Night of the 2^d day of April 18 82

and the following property feloniously taken, stolen, and carried away, viz:

one bale of hay of the value
of two 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 Edward Mulligan

for the reasons following, to wit: That deponent then
saw said defendant in the act
of rolling said bale of hay out
of said Stable and deponent
then examined said Stable and
found it had been burglariously
broken open and entered as aforesaid.

Michael M^c Ginn

Subscribed and sworn to before me this 2^d day of April 1882
at New York City
John J. Sullivan
Notary Public

N. Y. General Sessions -

The People vs. Indictment for
Edward Mulligan, Burglary.

City and County of New York ss -
of said City being duly sworn says, I am
the Complainant herein, I have known
the prisoner for a number of years last
past as an honest hardworking young
man.

At the time of his arrest he was employed
by me, and is employed by me, and is
employed by me at the present time as
a driver.

At the time the boy was taken he was
drunk, and I honestly believe if it had
not been for his drunken condition he would
not be in trouble now.

I have full confidence in his honesty
and integrity.

Sworn to before me this Michael McGon
9th day of February 1883.

Jacob Meyer

Com. of Deeds

N.Y. City

0490

BOX:

65

FOLDER:

734

DESCRIPTION:

Muntaner, Manuel

DATE:

04/27/82



734

144 Bill Ward

148 J. H. Howard

Filed 27 day of April 1882

Pleads Guilty

Obtaining Goods by False Pretences

THE PEOPLE

vs. R. I.

Manuel Munoz

James C. McKee
JAMES C. MCKEE
ATTORNEY AT LAW
COLUMBIA, MISSOURI

District Attorney.

P. 2. May 16. 1882

Pleads guilty.

A TRUE BILL.

James Va Leach

Foreman

and J. H. Cooper
Clerk on the Court

By J. H. P.

J. H. P.

0492

CITY AND COUNTY

Court of General Sessions of the Peace of
the City and County of New York.THE PEOPLE OF THE STATE OF
NEW YORK,

Manuel Montaner ^{against}
The Grand Jury of the City and County of New York by this indictment accuse

Manuel Montaner
of the crime of *obtaining money by means of false*
pretences
committed as follows:
The said *Manuel Montaner*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *Seventeenth* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty-two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
ously to cheat and defraud one *Thomas Brennan* as executor
of the last will and testament of *Eugene Greed*, deceased

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *John R. Cowen* then and there being
the clerk and agent of the said *Thomas Brennan*,
as such executor.

That a certain instrument in writing purporting
to be an order for the payment of money in the words
and figures following to wit:

N^o 36

March 17 1882

Taylor & Co., 16 Wall St.

Pay to Bearer or order
one hundred and seventy-five dollars

\$175.00

Antonio Legundo

which he then and there presented to and delivered to the said *John R. Cowen*
was a good and valid order for the payment of money and
of the value of one hundred and seventy-five dollars
and that *Antonio Legundo* the maker and drawer thereof
was the Spanish Consul resident in said City and that
there was a business firm doing business under the name and
style of *Taylor & Co.* at Number sixteen Wall Street, in said City,
and that the said *Antonio Legundo* had a credit with said firm
for the amount of one hundred and seventy-five dollars and that said
sum would be paid by said firm on presentation of the said order.

And the said

John R. Cowen

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

Manuel Muntaner

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

Manuel Muntaner a sum of money to wit, the sum of thirty-five dollars of money lawful money of the United States and of the value of thirty-five dollars;

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

of the said

Thomas Brennan as executor as aforesaid

and the said

Manuel Muntaner

did then

and there designedly receive and obtain the said

sum of money

of the said

John R. Cowen

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

of the said

Thomas Brennan as executor as aforesaid

by means

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

Thomas Brennan as executor as aforesaid

of the same.

And Whereas, in truth and in fact, the said instrument ^{in writing} was not a good and valid order for the payment of money, and ~~was not~~ of the value of one hundred and seventy-five dollars or any other sum what soever and the said Antonio Laguarda was not the Spanish Consul Resident in said City and there was no such firm at Number Sixteen Wall Street doing business under the name and style of Taylor and Co.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said ^{Manuel Montaner} John R. Cowen was and were in all respects utterly false and untrue, to wit. on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said ^{Manuel Montaner} Manuel Montaner well knew the said pretences and representations so by him made as aforesaid to the said ^{John R. Cowen} John R. Cowen to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said ^{Manuel Montaner} Manuel Montaner by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly did receive and obtain from the said ^{John R. Cowen} John R. Cowen the sum

of thirty-five dollars in money of the value of thirty-five

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said ^{Thomas Brennan as executor as aforesaid} Thomas Brennan as executor as aforesaid

with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~DANIEL C. ROLLINS,~~

BENJ. K. PHELPS, District Attorney.

0495

INFORMATION CUT
OFF AT BOTTOM
EDGE

0496

Maimel Mountain

Grand Canyon

Westward

Maimel Mountain

alias

Gonzales

alias

Gracie

Names of Compliments

Waley

0497

DETECTIVE OFFICE

Police Department of the City of New York,

No. 300 Mulberry Street,

Times 11.10 PmNEW YORK April 14th 1882

Names of Firms Swindled by Manuel Montaner
alias Gonzales alias Felix Gracie arrested at Grant
House West Broadway on the above date

1
Fred Alee 52 Cliff Street "Plumbers Supplies"
received Check No 96 American Exchange Bank
pay to order Felix Gracie \$250⁰⁰ Signed Charles
Doughton March 24th /82 Rec^d Change \$40⁰⁰

2
James W. Fiske College Place and Park Place
New York received Check No 36 New York County
National Bank pay to order of J. W. Fiske \$483⁰⁰
Signed Antonio Gonzales Rec^d no Change April 4th /82

3
George W. Pertine 53 Exchange Place Blank
Books received Check \$207⁰⁰

4
F. Krutina 842 Broadway Furniture House
received Check \$248⁰⁰

5
G. H. Cragg & Co. 383 Broadway Jewelry House
received Check and paid him "Montaner" \$31⁰⁰

6
Henry Weiss 131 to 137 Franklin Street Grocer

received check received no change

⁷
 Eugene Orrell ^{and Co} 27 Spruce Street Leather
 Goods received Check and paid "Mountain" \$35⁰⁰

⁸
 No 4 Belmannus 33 New Chambers Street Boots
^{and} Shoes received Check no 96 American Exchange
 Bank March 21st/82 pay to order Felix Grouse
 \$228⁰⁰ Signed Charles Doughton

⁹
 Charles F. Mattlage 276 Greenwich Street Provisions
 received Check no 42 American Exchange Bank
 pay to "Bearer" \$175⁰⁰ Signed Antonio Legundo
 March 9th/82 Rec'd Change \$23⁰⁰

¹⁰
 P. Leume ^{and} Brothers 307 West Street Flour
 Dealers "Mountain" bought 50 barrels of Flour and
 paid Check on Peoples Bank on Taylor & Co 16 Wall
 Street to order of P. Leume & Bros \$374⁵⁰ Signed
 Manuel Mountain April 5th Rec'd no Change

¹¹
 L. Brundis ^{and} Son 48 Fulton St Brooklyn
 Plumbers Supplies received Check no 41 American
 Exchange Bank pay to "Bearer" \$550⁰⁰ Signed
 Antonio Legundo March 16th 1882

¹²
 Richard Sayer 49 1st Avenue Provisions Check
 on Taylor ^{and} Co 16 Wall Street pay to order of Richard
 Sayer \$147⁰⁰ Signed Manuel Mountain April 1st/82

¹³
 Reed ^{and} Bartlett 686 Provisions Check no 42

on the New York County National Bank pay to
order of Felix Gourel \$368⁰⁰ Signed Antonio Gourel
Recd \$11⁰⁰ Change March 27th /82

¹⁴
E. Simis 10 Broadway received Check \$205⁰⁰

¹⁵
M. Farrell 201 Grand Street received Check

¹⁶
Wm H. Cort 250 Water Street received Check
\$50⁰⁰

¹⁷
Wm Porter & Son 271 Pearl Street Check \$30⁰⁰

¹⁸
Simon Alkus 485 Canal Street received Check
no 98 Peoples Bank of New York pay to order of
Mannal Mountaine \$180⁰⁰ Signed "B. Mchman"
Recd \$10⁰⁰ Change April 5th /82

¹⁹
M. Fridiger 263 1st Avenue received Check
on New York County National Bank pay to order
Mannal Mountaine Signed Antonio Gourel
Recd \$10⁰⁰ Change April 1st /82

²⁰
Stephen E. Shoups 15 New Church Street
Blank Books Check \$86 ⁶/₁₁

²¹
James D. Johnson 271 Greenwich Street Blank
Books Check \$58 ¹⁷/₁₁ April 6th /82

Name Refused March 6th / 82 Check no 32 American Exchange Bank pay to order of "Beau" \$436³⁵/₁₀₀ Signed Manuel G. Segundo on back W. F. M. Gracie

²³ E. M. Hayward 280 Grand Street Hotel received Check no 97 American Exchange Bank pay to order Manuel Montaner \$185⁰⁰ Signed by Antonio Gonzalez Rich Change \$8⁰⁰ April 12th / 82

²⁴ Wilhelm ^{and} Greff 1141 Broadway received a Check for \$70⁷⁰/₁₀₀

²⁵ Henry Weil 14th Street 1st Avenue Furniture Dealer Check no 47 New York County National Bank pay to order of Manuel Montaner \$110⁰⁰ Antonio Gonzalez March 30th / 82

²⁶ Epstein Kautowitch 5 & 7 Henry Street Furniture Dealer received Check no 69 Peoples Bank pay to order of Manuel Montaner \$75⁰⁰ Signed Antonio Gonzalez April 6th / 82

also a number of other people have called and refused to give their names or leave Check

Respectfully Yours —
 Owen Bailey, Del.
 Central Office

0501

CHAS. F. MATTLAGE,

WHOLESALE DEALER IN

Fish, Salt and Provisions,

276 GREENWICH STREET,

97, 99 & 101 WARREN ST.

NEW YORK.

No. 11

(New York) March 9 1882



American Exchange Bank

Pay to Bearer

or

one hundred and seventy-five Dollars

\$ 175.00

Antonio Leguado

W. Reid Gould, Stationer, 108 Nassau St. N.Y.

CORNER OF CANAL AND THOMPSON STS.

No. 98

New York April 5 1882

Peoples Bank OF THE CITY OF New York

Pay to the order of Manuel Muntaner

One Hundred and Eighty Dollars

IN CURRENT FUNDS

\$ 180.00

B. M. Muntaner

Sizes & Cash, Printers & Stationers, 114 Ave. & 14th St. N.Y.

0502

Samuel Mountain

SSS

Simon. Atlas

485 Samuel Re

City

58 1/2
13 51
175

Mr. G. Grace

128 B-m-1



0503

BAILED,

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

Sec. 208, 209, 210 & 212.

No. 144.
Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Mutaner
1882
Offence, *Value \$500*

Dated *April 17* 1882

Wm. H. Healey Magistrate.

John Healey Officer.

Samuel Mutaner Clerk.

Wm. H. Healey Witnesses.

Charles H. Hartlage No. 1.

276 Greenwich St. No. 2.



Com. Wm. H. Healey
without bail

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 *Samuel Mutaner*

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

Dated *April 17* 1882 *J. M. Patterson* 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.

0504

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Mannul Muntaner 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. *Mannul Muntaner*

Question. How old are you?

Answer. *Fifty-one years of age*

Question. Where were you born?

Answer. *Spain*

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

Answer. *48 Chatham St. Six weeks*

Question. What is your business or profession?

Answer. *Seafaring man*

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 want to see my Counsel.*

Being further examined, the defendant says - after consulting with my Counsel, James D. Mc Clelland, I waive all further examination there

Taken before me, this *17*
day of *April* 188*2*

Mannul Muntaner

A. M. [Signature]
Police Justice.

0505



No. 36

March 17. 1882

Taylor & Co. 16 Wall st.

Pay to Bearer

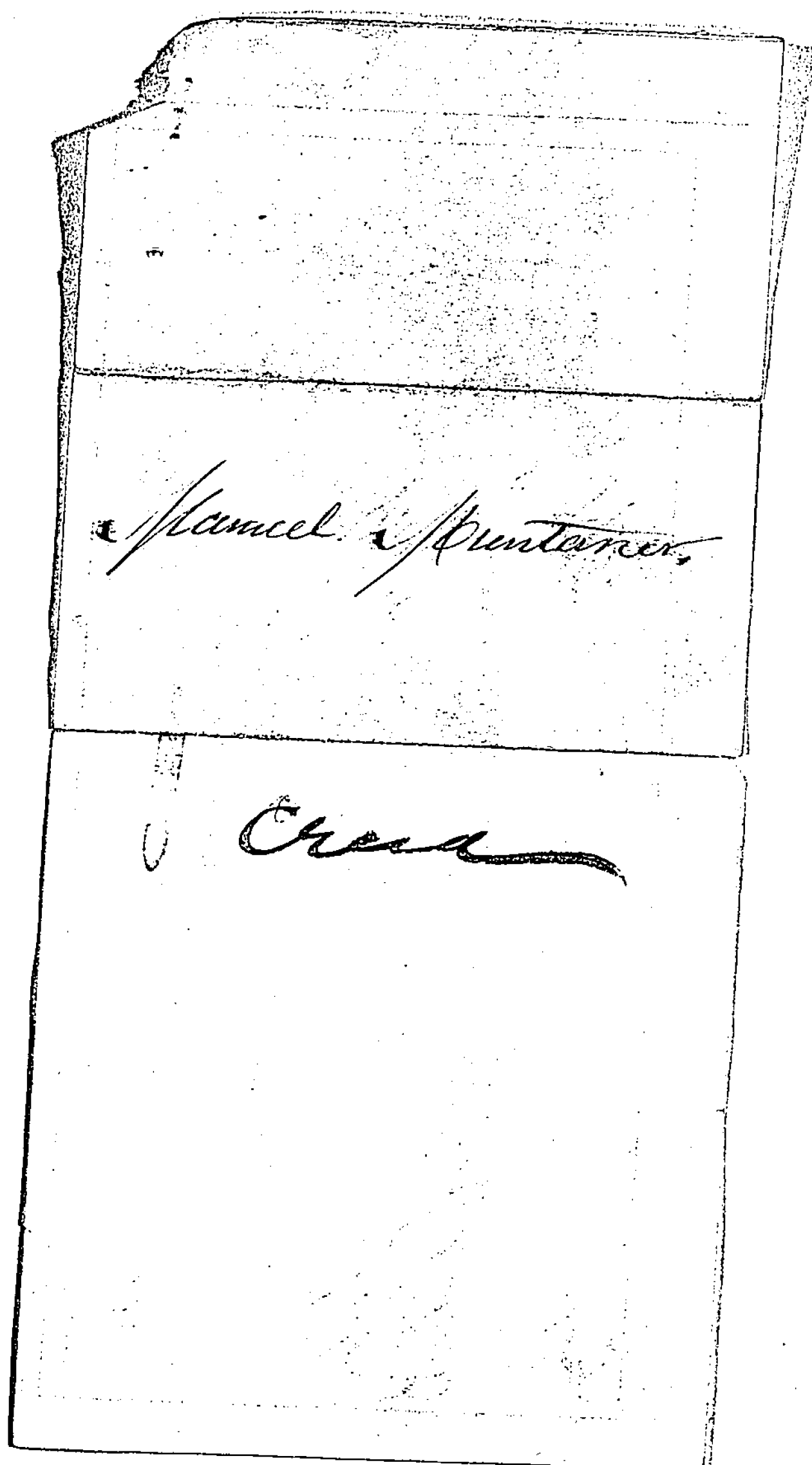
or order

one hundred and seventy-five ¹⁰⁰ Dollars

\$ 175.00

Antonio Segura

0506



0507

Form 99.

Sixth District Police Court.

STATE OF NEW YORK.
City and County of New York, } ss.John W. Cowen
of No. 129 West 42nd
Street, in the City of New York.

being duly sworn, deposes and says, that at said city, on the 17th day of
~~March 1882~~
 March, Manuel Muntares, now
 there, did feloniously, designedly
 and by means of false and
 fraudulent pretences and rep-
 resentations, and by means of
 the annexed false token,
 obtain of defendant the sum
 of thirty-five dollars property
 of the estate of Eugene Creed,
 deceased, with the intent to
 cheat and defraud.
 That he called on defendant
 at premises 27 Spruce Street,
 where defendant is employed,
 and at the time aforesaid
 presented ^{to defendant} the annexed false
 and fraudulent check or order
 for money, purporting to be
 an order on Taylor & Co.,
 of 16 Wall Street, for the sum
 of one hundred and seventy
 five dollars and drawn by
 one Antonio Leguado. That
 he then and there bought
 a bill of patent leather from
 defendant and stated to
 defendant that the check or
 order for money aforesaid had

been given to him by the
 Spanish Consul and that
 it was good and would be
 paid on presentation, and he
 asked deponent to advance
 him on said check the said
 sum of thirty-five dollars.
 That deponent believing
 said statements to be true
 and relying wholly on the
 honor and thereupon cause
 said sum of thirty-five dollars
 to be given to said defendant.
 That deponent has
 since ascertained that said
 check is worthless and of
 no value whatever and
 that no such firm as Taylor
 & Co. is in existence at the
 present time and that said
 defendant did not receive
 said check or cash from
 the Spanish Consul as he
 stated to deponent.
 Sworn to before me
 this 17th day of April 1882
 John R. Cowen

J. W. Palmer
 Police Justice

0509

BOX:

65

FOLDER:

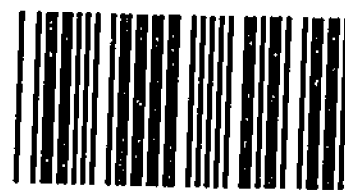
734

DESCRIPTION:

Murphy, Maggie

DATE:

04/13/82



734

05 10

WITNESSES.

1889

Counsel, *C. S.*
Filed 13 day of *April* 188 *2*
Pleads *Indignity*

THE PEOPLE *P*
vs. *Maggie Murphy*
So. Rupt
41
John G. Rollins
DANIEL G. ROLLINS,
District Attorney.

INDICTMENT.
Larceny from the Person.

P 2 April 19, 1882
pleads P.
A True Bill.

James T. Loeck
Foreman.

at
Pen 6 months.

05 11

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Maggie Murphy

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

Maggie Murphy
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

Maggie Murphy

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *third* day of *April* in the year of our Lord
on thousand eight hundred and eighty-*two*, at the Ward, City and County
aforesaid, with force and arms,

*Stole coins of a number kind and denomination
to the Grand Jury aforesaid unknown and a more
accurate description of which cannot now be given
of the value of four dollars.*

of the goods, chattels and personal property of one

on the person of the said *Emil Herman* then and there being found,
from the person of the said *Emil Herman* 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 McKeon
DANIEL G. ROLLINS, District Attorney.

0512

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

Sec. 208, 209, 210 & 212.

2954
Police Court, 210 & 212, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Holman
210 St. Polk
Maggie Murphy

Offence

Carrying a gun
without license

Dated April 14 1882

Smith
Magistrate.

Charter
Officer.

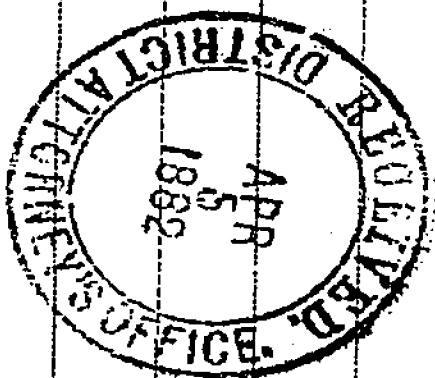
Dea
Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Paul

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 Maggie Murphy

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

Dated April 14 1882

Salmon B. Smith
Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0513

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Just DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Maggie Murphy

Question. How old are you?

Answer.

30 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

21 Rector Street & about Two Months

Question. What is your business or profession?

Answer.

Domestic

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*

Taken before me, this *4*
day of *April* 188*8*

Maggie Murphy

Seaton Smith
Police Justice.

05 14

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss

of No. 210 Delancey Street, 34 years old Cigar maker,
being duly sworn, deposes and says, that on the 3rd day of April 1882

at the _____ City of New York,

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

Good and lawful Money
in Silver coins to the amount
and of the value of four dollars
United States issue

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 Maggie Murphy now here

who approached deponent as
he was passing on Broadway
about eleven o'clock P.M. on the
night of said day, and putting
one arm around deponent thrust
her hand into a pocket of deponent's
trousers & took therefrom the above
described property & went away. That
deponent followed and did not lose sight
of her until he gave her into custody

Emil Herrmann

Sworn before me this

day of

1882

Police Justice.

05 15

BOX:

65

FOLDER:

734

DESCRIPTION:

Murray, George

DATE:

04/17/82



734

05 16

WITNESSES.

Wth No 120.

Counsel, J. L. Loran

Filed 17 day of April 1882

Pleads ~~not guilty~~

THE PEOPLE

vs.

W. C. Clark

J. Amos

George Murray

INDICTMENT.
Larceny from the Person.

John Watson
DANIEL G. ROHNS,

District Attorney.

22 April 18. 1882

Plead guilty
A True Bill.

James T. Lest

Foreman.

Emm. Ref.

05 17

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Murray

The Grand Jury of the City and County of New York, by this indictment, accuse
George Murray
of the CRIME OF LARCENY (from the person)

committed as follows:

The said

George Murray

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *Fifth* day of *April* in the year of our Lord
on thousand eight hundred and eighty-*Two*, at the Ward, City and County
aforesaid, with force and arms,

*Two promissory notes for the payment
of money of the kind commonly
called United States Treasury Notes
being then and there due and unsatisfied
of the denomination of one dollar
Each and of the value of one dollar
Each Two other promissory notes
for the payment of money of the kind
commonly called bank notes being then
and there due and unsatisfied of the denomination
of one dollar and of the value of one dollar
Each*

of the goods, chattels and personal property of one *Hugo Von Brandenstein*
on the person of the said *Hugo Von Brandenstein* then and there being found,
from the person of the said *Hugo Von Brandenstein* 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 McKee
DANIEL G. ROLLINS, District Attorney.

0518

Sec. 208, 209, 210 & 212.

Police Court

District

25

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1

2

3

4

Dated

188

Offence,

Magistrate.

Officer.

Clerk.

Witnesses

No.

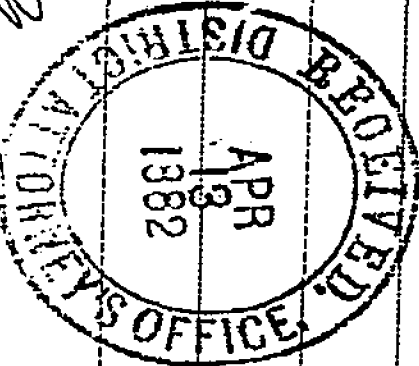
Street,

No.

Street,

No.

Street,



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

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

Dated April 6th 188 up to me 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.

05 19

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

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. 36 Chatham Street & about 7 Months

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 of the charge

Taken before me, this

day of

April 1888

George Murray
Mark
Chas. F. Carr Police Justice.

0520

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No.

440 E 125th

Street,

17 years old. Clerk

being duly sworn, deposes and says, that on the

5th

day of

April

1882

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, viz:

And from deponent's person in the day time
 good and lawful Money
 Consisting of two bills of the
 denomination and value of one
 dollar each collectively of the
 value of two 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

Joseph Murray (now
 President) who, as deponent was standing
 on Broadway at its intersection with
 Maiden Lane placed one of his arms
 across deponent's breast to conceal his
 movement with the other, which he adroitly
 passed underneath the first and putting
 his hand in a pocket of deponent's vest
 took therefrom the aforesaid money which
 deponent saw fall to the sidewalk and
 afterwards picked up—

Hengo von Brandenstein

Sworn before me this

day of

1882

Police Justice.

0521

BOX:

65

FOLDER:

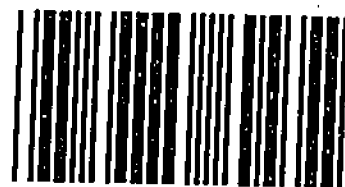
734

DESCRIPTION:

Murray, Thomas

DATE:

04/27/82



734

0522

1917 Bill of Sale

Day of Trial,

Counsel,

Filed

Plead

27 day of April 1882

THE PEOPLE

vs.

R.

Thomas Murray

John McLean

District Attorney

A True Bill.

James Talect

Foreman.

By

1 May 1882

Alfred

WITNESSES.

Handwritten notes at the bottom of the page, including "Bill of Sale" and "1917".

0523

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Murray

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

of the CRIME OF

committed as follows:

*On the nineteenth day of April in the
year of Our Lord eighteen hundred and eighty
two, at the City and County of New York, one Hermann
Intemann a patrolman of the municipal
police of the City of New York and as such then
and there having full power and authority to make
arrests of persons committing felonies in his
presence and upon him and by thereof arrested
a certain person whose name is to the Grand
Jury aforesaid unknown, for a certain felony to
wit: for the crime of robbery in the first degree
then committed upon the person of one Fillee
Becker and upon him and by thereof the said
unknown person was then and there immediately
pursued and apprehended for the said felony
by the said Hermann Intemann and was then
and there ^{prisoner} in the legal custody of the said Her-
mann Intemann, and the said Thomas Murray
late of the City and County aforesaid afterwards
to wit: on the day and in the year aforesaid and
while the said Hermann Intemann yet had and
held the said unknown person in his legal custody
for the said felony as aforesaid in and upon the said
Hermann Intemann, feloniously did make an
assault and him the said unknown person so held in the
legal custody of the said Hermann Intemann as aforesaid
did then and there feloniously and forcibly rescue out of
the legal custody aforesaid and set at large, 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 M. Keel
District Attorney*

0524



City of New York Recorder's Chamber

New York 188—

Peppin & Co.
Thomas Murray }

C. Cook. 64. James
fr. Soda water throw
Dypt. fr. 14 years.
Has been arrested for
fighting & beating his
Cheraton in yard.

Dennis M. Laughlin
55 James. fr. Dypt
has been arrested for
disorderly conduct.
He is honest. Thinks.

0525

Thin blue stones

H. Mürmen P.O. Russ

his phenactin is said
has sent a letter from
Larney.

0526

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court, District, 346

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Murray
Thomas Murray

offence, Aiding and assisting
prisoner to escape.

Dated

April 19, 188

Magistrate.

John J. Murray
Officer.

Clerk.

Witnesses

No. _____

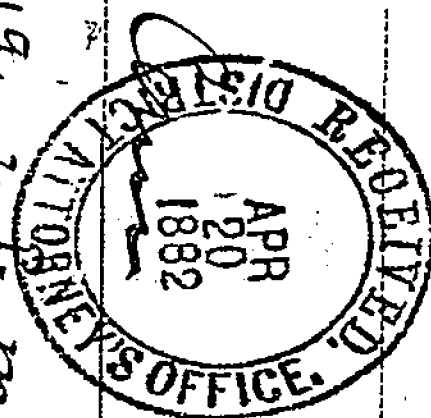
Street,

No. _____

Street,

No. _____

Street,



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

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

Dated

April 19, 188

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0527

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.3rd DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Thomas Murray

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. England

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

Answer. Carrier Russell & Chapman Street
72 Jones Street about two weeks

Question. What is your business or profession?

Answer. Sailor

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 so intoxicated that I did not know what I was doing

his
Thomas x Murray
Mark

Taken before me, this 19

day of April 1882

Mervin Ostrander Police Justice.

0528

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

Third District Police Court.

of No.

10th

Prisoner Police

Herrman Intermann

Street,

being duly sworn, deposes and says,

that on the

nineteenth

day of

April

1878

at the City of New York, in the County of New York, at about 2.30 A. M.

Thomas Murray (now here) did =
aid and assist a prisoner then in custody
of this deponent, to escape from the custody
of this deponent; in the manner following
on said day this deponent at about said time
a few minutes previous to above stated time
deponent arrested on corner of Christy and
Hester streets a man, upon complaint
made to deponent by a woman named
Tilly Becker, of No 328 East 8th Street
that she had been assaulted and robbed
of a sum of money by a man, said
pointed out to deponent by said Tilly
Becker and whom deponent
then saw run away, and whom de-
ponent pursued and caught. That when
thereupon said Thomas Murray, approach-
ed deponent, and by violence and force
dragged said prisoner away from de-
ponents and enabled, aided and assisted
said prisoner; whose name is unknown
to deponent, to escape and that said
prisoner did then escape from the
custody of this deponent—

Sworn to before me this 19th
April 1878

M. Green

Police Justice

Herrman Intermann

City and County of New York ss. Tilly Becker
aged 22 years, residing 328 East Eighth Street
being duly sworn says that on the 19th day
of April at about half past two O'Clock
while she was passing corner of Hester and

0529

and Christy Streets, she was assaulted by a three men, knocked down and robbed of a pocket book and its contents in money to wit three dollars and fifty cents, and also of a bunch of Keys; that upon her cry for assistance Officer Meriville intervened her present came, and that ~~she pointed there~~ then said officer arrested one of said assailants whom she then recognized as the one who had thrown deponent down and beaten deponent -

Prone to before me this
19th day of April 1882 *El Cici Beck*
M. Meriville
Police Justice

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT.

vs.

Dated,

187

Magistrate.

Officer.

Charles Baker
152 Chatham St.

4/19/82