

06 13

BOX:

304

FOLDER:

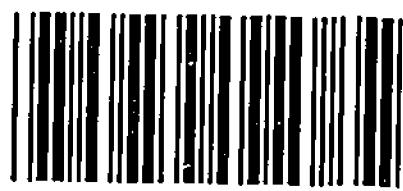
2893

DESCRIPTION:

Monahan, James

DATE:

04/06/88



2893

Witnesses ;

Counsel,

Filed

day of April 1888

Pleads,

Chiquely 191

THE PEOPLE

degree.
Robbery in the
(MONEY)
[Sections 224 and 228, Penal Code].

17th Feb.
1888

James Monahan

J. D.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. J. O'Brien

Foreman.

April 5/88

Ready to attend - Robbery - deg.
N.D.P. 4 yrs. P.B.M.

06 14

06 15

Police Court--

15th District.

CITY AND COUNTY }
OF NEW YORK, } ss

Michael Christy
of No 65 Oliver Street, Age 45 Years
Occupation Pedler being duly sworn deposes and says, that on the
27th day of March 1888 at the 4th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Gold and lawful money of United States

of the value of Eleven DOLLARS,
the property of Dependent

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

James Monahan (now here) and two
other men not now arrested from the
fact that at about the hour of 12 o'clock
and thirty minutes A.M. while dependent was
walking along Oliver Street the defendant
Monahan seized hold of dependent by
the throat in a violent manner and held
dependent by the throat while the other two
men not arrested forcibly inserted their
hands into dependent's coat pockets and
then all three ran away and dependent
positively identifies said Monahan as one
of the men that attempted to Rob dependent

Michael Christy
Mar 27

Sworn to before me this

day of March 1888

Police Justice.

06-16

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

James Monahan 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.

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 may think will tend to your
exculpation?

Answer.

I am not guilty
James Monahan

Taken before me this

day of

11-24-1888

Police Justice.

0617

Dated _____ 188 _____
Police Justice.
There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188 _____
Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____
Police Justice.
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____
Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Police Court-- District.

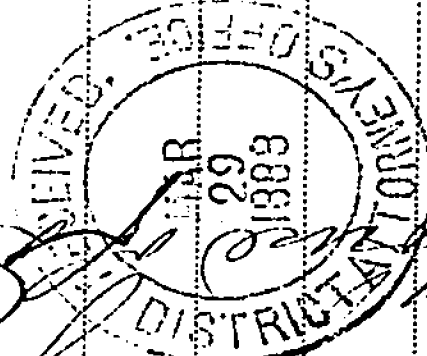
THE PEOPLE, &
ON THE COMPLAINT OF

Michael Christos
165' Oliver St
Genco Monahan

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

Dated _____ 188 _____
Magistrate.
Officer.
Precinct.

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



06 18

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Monahan

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

James Monahan of the crime of attempting to commit

of the crime of ROBBERY IN THE *first* DEGREE, committed as follows:

The said *James Monahan*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*eight*, in the *night* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Michael Murphy*, in the peace of the said People then and there being, feloniously did make an assault, and *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars — ; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars — ; *two* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each* ; *five* promissory note 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* ; *eleven* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each* ; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars — ; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars — ; *two* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each* ; *one* United States Silver Certificate of the denomination and value of twenty dollars — ; *one* United States Silver Certificate of the denomination and value of ten dollars — ; *two* United States Silver Certificate of the denomination and value of five dollars *each* ; *five* United States Silver Certificate of the denomination and value of two dollars *each* ; *eleven* United States Silver Certificate of the denomination and value of one dollar *each* ;

06 19

~~one~~ United States Gold Certificate of the denomination and value of twenty dollars
~~—~~ ; ~~one~~ United States Gold Certificate of the denomination and value of ten
dollars ~~—~~ ~~two~~ United States Gold Certificates of the denomination and value of
five dollars ~~each~~ ; and divers coins, of a number, kind and denomination to the Grand Jury
aforesaid unknown, of the value of ~~seven dollars~~,

of the goods, chattels and personal property of the said ~~Michael Murphy~~,
from the person of the said ~~Michael Murphy~~, against the will,
and by violence to the person of the said ~~Michael Murphy~~,
then and there violently and feloniously did ~~attempt to~~ rob, steal, take and carry away, ~~(the said~~
~~James Monahan being then and there~~
~~aided by an accomplice actually present,~~
~~whose name is to be found by~~
~~aforesaid as yet unknown)~~ —

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 R. FELLOWS,

District Attorney.

0620

BOX:

304

FOLDER:

2893

DESCRIPTION:

Mondie, John

DATE:

04/18/88



2893

Witnesses:
 John J. O'Brien
 J. H. O'Brien

Filed

day of *April* 188*8*

Pleads,

THE PEOPLE

22.5.

Burglary in the THIRD DEGREE
and Larceny. (Just 100.00
(Section 498, 506, 528, 530)

John Mendie

JOHN R. FELLOWS,

District Attorney.

A True Bill

W. J. Berry
Foreman.

Foreman.

April 19/88.

Wm. L. Goads / Lucy Bradley

S. 10 2 1/2 yds

April 78. 1888

0621

0622

Police Court— District.

City and County of New York, ss.:

of No. 309 East Broadway Street, aged 36 years, occupation Grocer, being duly sworn

deposes and says, that the premises No. 264 Broadway Street, 13 Ward in the City and County aforesaid the said being a

Three Story Dwelling House and which was occupied by deponent as a Dwelling House and in which there was at the time a person being by name

were BURGLARIOUSLY entered by means of, forcibly forcing open the Cellar Door leading into the said basement

on the 14 day of April 1888 in the nighttime, and the following property feloniously taken, stolen, and carried away, viz:

A Quantity of Soda and Salt Lead of the value of about five dollars

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

John Munder (Name)

for the reasons following, to wit: That this deponent has been informed by Eva Linden that she saw the said deponent forcing open the Cellar Door and entering the said premises, with another person not arrested and that after some one with a bag in the possession of the said Munder John Overbeck

15 days of April 1888

John Overbeck

0623

CITY AND COUNTY }
OF NEW YORK, } ss.

Iva Linder
aged *30* years, occupation *Housekeeper* of No.
255 Division Street, being duly sworn deposes and

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

Sworn to before me, this

day of

188

8 *Mar. Evan Linder*

A. J. White

Police Justice.

0624

Sec. 198—200.

3. District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Mundie*

Question. How old are you?

Answer. *Twentyfive years old*

Question. Where were you born?

Answer. *In Brooklyn D.C.*

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

Answer. *No 187 Broom St*

Question. What is your business or profession?

Answer. *Peedler*

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

Answer. *I am not guilty*

John Mundie

Taken before me this

day of *October* 188*8*

Police Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John C. McGeck
309. East Broadway
John McCord

No. 1, by...

Residence :

No. 2, by...

Residence...

No. 3, by

Residence _____

No. 4, by...

Residence.....

Dated April 13 188

H. H. H. H. Magistrate. *W. W. W. W.* Officer.

Witnesses *Eva Sanders* Precinct.

No 253-*Harmon* Street.

John Rogers

No. 4242 Street.

Randolph David and Ph
425 Grand St

No. 12

\$2000 to answer

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

Dated, _____ 188 _____

Police Justice.

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

Dated *Nov 13* 188 *8* *Thompson*
Police Justice.

Dated 1888 10 10
 the City Prison of the City of New York, until he give such bail.
 and be committed to the Warden and Keeper of
 the City Prison of the City of New York, until he give such bail.
 Police Justice.

Dated 188

0626

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Mandie

The Grand Jury of the City and County of New York, by this indictment,
accuse *John Mandie* —

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

The said *John Mandie* —

late of the *Twentieth* Ward of the City of New York, in the County of New York
aforesaid, on the *14th* day of *April*, in the year of our Lord one
thousand eight hundred and eighty- *eight* —, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *John Overbeck* —

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *John Overbeck* —

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.

0627

SECOND COUNT—

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

John Mondie —

of the CRIME OF *Grand* LARCENY *in the first degree*, committed as follows:
The said *John Mondie*.

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

a quantity of solder
(a more particular description
whereof is to the Grand Jury
aforesaid unknown) of the value
of forty dollars, and a quantity
of sheet lead (a more particular
description whereof is to the
Grand Jury aforesaid unknown)
of the value of forty dollars.

of the goods, chattels, and personal property of one *John Rymer*. —

in the dwelling house of the said *John O. Melbeck*. —

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

John R. Bellows,
Richard Bellows

0628

BOX:

304

FOLDER:

2893

DESCRIPTION:

Monti, Mario

DATE:

04/05/88



2893

Witnesses:

N^o 23

Counsel,
Filed 5 day of April 1888
Pleads,

THE PEOPLE
vs.
P
Mario Montini
11/13/17
4

Grand Larceny Second degree.
[Sections 528, 529 - , Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill found
W. J. Corberry
Foreman.
April 5, 1888
W. J. Corberry
Charge & Ref
April 4, 1888

0629

0630

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. - 131 East 17th Street, aged 53 years,
occupation Barber being duly sworndeposes and says, that on the 22 day of March 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :A gold watch of the
value of fifty five 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 byMario Monti deponent's
son now presentThat on the day
in question the defendant went to
a room in said premises in which
there was a trunk containing the
watch. That he unscrewed the
lid of the trunk and took the watch
therefrom, and afterwards sold
it to a person in Baxter Street
for ten dollars as he now alleges
and confesses in Oath, and
deponent believes the same to be
true

Mario Monti

Sworn to before me, this
1888 day of
March at New York
City
John Edmunds
Police Justice.

0631

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Mario Monti 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. *Mario Monti*

Question. How old are you?

Answer. *17 Years*

Question. Where were you born?

Answer. *This City*

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

Answer. *431 East 17th Street*

Question. What is your business or profession?

Answer. *I have none*

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

Answer. *I am guilty of the charge*

Mario Monti

Taken before me this

17th day of *March* 188*8*

Police Justice.

2230

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

196 Police Court District.

THE PEOPLE & Co.,
ON THE COMPLAINT OF
Marian Monte
No 31 East 17 St
Offence

Dated March 27 188
Magistrate
Officer
Wade

Witnesses
No. Street.
No. Street.
No. Street.
No. Street.
\$1000 to answer
RECEIVED DISTRICT ATTORNEY'S OFFICE
MAR 29 1888
(Com)

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

0633

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Mario Monti,
the younger.*

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

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

The said

Mario Monti, the younger

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

*One watch of the value of fifty
five dollars.*

of the goods, chattels and personal property of one *Mario Monti,*
the elder

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

*John R. Fellows,
District Attorney*

0634

BOX:

304

FOLDER:

2893

DESCRIPTION:

Moore, Stella

DATE:

04/17/88



2893

0635

Witnesses :

223

Counsel, _____
Filed 17 day of April 1888
Pleads Chattel Mortgage (19)

THE PEOPLE
vs.
B
Stella Moore
VIOLATION OF EXCISE LAW.
[III, R. S., (7 Ed.) page 1981, § 18, and Laws of 1888, Chap. 340, § 6].

RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL. James
W. J. C. Berry

Foreman.
Part 11. April 17, 1888
Complaint filed & Special Agent
April 17, 1888

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Stella Moore

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

- Stella Moore -

(III. Revised Statutes, [7th edition] p. 1931 Section 13.)

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES WITHOUT A LICENSE, committed as follows:

The said

Stella Moore,

late of the City of New York, in the County of New York aforesaid, on the *third* day of *November* in the year of our Lord one thousand eight hundred and eighty *seven*, at the City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at a time, to *- one Louis G. Franklin and to -* certain *other* persons whose names are to the Grand Jury aforesaid unknown, without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883, chapter 310, section 5.)

SECOND COUNT:

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

- Stella Moore -

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Stella Moore,

late of the City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate known as number *fifty* *one West fifty fourth Street* certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell to *- one Louis G. Franklin and to -* certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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.

(Laws of 1883, chapter 310, section 5.) **THIRD COUNT:**

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

— *Stella Moore* —
of the CRIME OF GIVING AWAY STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND BEER, WITHOUT A LICENSE, to be drank upon the premises, committed as follows :

The said *Stella Moore*

late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, at the City and County aforesaid, and at the premises there situate, known as number *fifty one West fifty-fourth Street* certain strong and spirituous liquors, and certain ales, wine and beer, to wit : one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away to

certain ————— persons whose names are to the Grand Jury aforesaid unknown, to be drank upon the premises aforesaid, without having a license therefor, as required by law, 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 A. Hellows
RANDOLPH B. MARTINE,

District Attorney.

0638

BOX:

304

FOLDER:

2893

DESCRIPTION:

Moore, William

DATE:

04/26/88



2893

0639

WITNESSES:

Officer Sullivan
W. C. [unclear]

*It is hereby conceded
that the within case
be transferred to the
Court of Special
Sessions.*

May 7, 1888

*Attest
Atty. Gen. [unclear]*

May 8.

Counsel,

Filed *26* day of *April* 188*8*

Pleads *Adversely*

THE PEOPLE,

vs.

B
William Moore

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[Ill. Rev. Stat. (7th Edition), page 1883, Sec. 21 and
page 1883, Sec. 23.]

JOHN R. FELLOWS,

Pr. of May 7/88 District Attorney.
transferred to a 1/2 S for true
A True Bill. by *consent*

W. J. Coffey

Foreman.

off May 7/88

W. C. [unclear]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Moore

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

William Moore
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

William Moore

late of the City of New York, in the County of New York aforesaid, on the *first* day of *April* in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Stephen Gillespie
and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

William Moore
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Moore

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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 R. FELLOWS,

District Attorney.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Moore

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

William Moore
of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows:

The said

William Moore

late of the City of New York, in the County of New York aforesaid, on the *first* day of *April* in the year of our Lord one thousand eight hundred and eighty *eight*, at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Stephen Gillespie

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

William Moore

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

William Moore

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid unlawfully did not close and keep closed, and on the said day the said place so licensed as aforesaid unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, 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 R. FELLOWS,

District Attorney.

0642

BOX:

304

FOLDER:

2893

DESCRIPTION:

Morris, Alfred

DATE:

04/26/88



2893

0643

Witnesses:

Richard Gore

Ed South St

Officer Samuel J. Murphy

W. P. Grier

Counsel,

Filed

26 day of April 1888

Pleads,

Chargingly

THE PEOPLE

vs.

P

Alfred Morris

May 1888

W. J. C. J.

Grand Larceny Second degree
[Sections 528, 531, 559 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. C. J.
Foreman.

Remone of all charges

April 20/88

0644

Witnesses:

Richard Gore

Ed South St.

Officer Samuel J. Murphy

16 Feb.

Counsel,

Filed

26 day of April 1888

Pleas,

Charging

THE PEOPLE

vs.

P

Alfred Morris

at May 1888

Alfred C. J.

Grand Larceny Second degree
[Sections 528, 531, 550 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

W. J. L. Berry
Foreman.

William H. G. W. Callahan

April 26/88

0645

12

The People
Alfred Morris
Indictment for grand larceny in the second degree
John J. Cogan, sworn and examined,
testified. I live 69 South St. and keep a saloon
there and had it on the 14th of March. I had
on that day a set of pool balls and as I
understand it they were taken away between
seven and eight o'clock that morning; They were
ivory balls, sixteen in the set and when
new they were worth fifty five dollars. I bought
them two months ago. I did not see the
defendant the morning that I missed them.
I recovered the balls from the pawn broker in
Canal St. Cross Examined. These balls cost
me fifty five dollars when I bought them at
Griffiths last January; the lowest that they
were worth was forty dollars; they were con-
stantly in use. I would not sell them for fifty
dollars; they were pawned for seven dollars.
I know nothing about the stealing of the pool
balls only what the witness told me. I missed
them when I came down at half past eight
o'clock in the morning.

Richard Gore sworn. I am living on
board the steamship Niagara at present. I
was living then 69 South St. and on the
14th of March I was working there. I was in
charge of the lunch bar and pool table

0646

for Mr. Cryan. I saw the defendant in the place that day. I came in from the barber shop on Wednesday morning, it was about half past seven o'clock; there were two men that I am very well acquainted with playing pool and the defendant was keeping the game for them; they had finished one game and were calling for drinks; he asked the defendant if he would have a drink and he said he would have a cigar. I set the balls up at the same time and they played another game, and when I saw the parties I knew were acquainted with the defendant I left them and attended the lunch bar. They finished the game, and one of these parties called me out to have a drink; they went out and had a drink; they got me a little excited, and they commenced fooling with me another in the line of sparring. That caused me to look at that instead of looking at what I ought to have been attending to. I went back to set the balls up and the pool balls and the defendant were gone; he was keeping game for them. There were three barrels between the pool table and where we went to have the drink. Joe Backett and Jim Reynolds are the names of the men who were playing.

pool. The defendant did not go to have a drink. I did not see the defendant go out and when the other two men left the table they left him behind them. There was nobody around the pool table but these men. I was only about a minute drinking. Cross Examined. This bar room is about fifty feet long and about fifteen wide; it is on the corner of Sixth and Pine sts. I could not swear whether the door leading to the street was locked or not.

Jeremiah J. Murphy sworn. I am an officer of the Sixth precinct and arrested the defendant on the 14th of March between one and two o'clock in the morning at 23 Bowerly. I arrested him upon another charge, a burglary having been committed that morning. I had a conversation with the other prisoner that I had arrested and I told the defendant of it. He (the defendant) then said that he was in the place and that the balls were in a pawn shop over in Canal St. and he pawned them for seven dollars. I mentioned this to a detective from the First precinct in Court the next morning and he said that somebody down there had lost some balls. I told him to send them up. The witnesses who have been examined in this case came up and as soon as they saw

the defendant they said he was the man who was in the store. Then I brought the owner of the balls over to the pawnbroker's shop and he identified them right away as being his. Cross Examined. The defendant said to me "I will tell you all about it, if you wait a while." He said he had pawned the balls that he had taken away from that place. He made that statement in the station house.

Thomas J. Crystal sworn. I am an officer of the Sixth precinct. I was with Officer Murphy helping him on the case. I saw the defendant first at the station house. I learned from detectives from the First Ward while I was in Court in the morning that pool balls were stolen. I afterwards spoke to the defendant about it, and the owner of the balls and the other witness came and identified him. I asked the defendant where the other two men could be found. He said that he did not know them at all - that he had pawned the pool balls himself and pawned them, and they did not know he was going to do it. The pawnbroker said he could not identify the man who pawned the balls. The defendant pleaded guilty to petty larceny.

DOOR QUALITY
ORIGINAL

0649

W. E. L. L.

0650

Testimony in the case
of
Alfred Morris

filed April

1888

0651

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Porter of No. 69 South

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

Sworn to before me, this 21
day of March 1888

Richard Egan
John J. Longan

W. J. Gray
Police Justice.

0652

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Alfred Morris 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 to 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.

Alfred Morris

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York City

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

Answer.

21 Lewis St 4 Months

Question. What is your business or profession?

Answer.

Picture Painter

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

Answer.

I am not guilty

Alfred Morris

Taken before me this

day of

188

Police Justice.

0590

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Police Court

District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

John Polyan
69 South St.
Alfred Morris

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated 188

Magistrate.

Officer.

Precinct.

Witnesses

Richard Gore

No.

69 South

Street.

No.

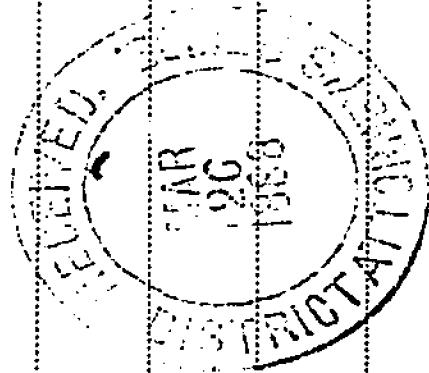
Street.

No.

Street.

\$ 1000 to answer

Carry it



0654

Police Court—15th District.

Affidavit—Larceny.

City and County }
of New York, } ss.of No. 69 South Street, aged 26 years,
occupation Ringed Dealer being duly sworndeposes and says, that on the 14th day of March 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the daytime, the following property viz :one set of Pool balls of the value
of Forty dollarsthe property of Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Alfred Morris Brownefrom the fact that deponent is informed
by Richard Gore a Porter employed by
deponent that the defendant on said
date was in the back part of said store
and when defendant went into the back
part of the store to keep game for two men
that were playing Pool after said men
finished said game of Pool and came out
to the front part of the store the defendant
went out by the side door and said
Richard immediately missed said balls
from the table after said defendant leftJohn J. BryanSworn to before me, this 14th day of March 1888
at New York
John J. Bryan
Police Justice.

0655

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alfred Morris

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

Alfred Morris

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

The said

Alfred Morris,

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

sixteen pool balls of the value of two dollars and fifty cents each

of the goods, chattels and personal property of one

John J. Bryan

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

0656

SECOND COUNT—

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

— *Alfred Morris* —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Alfred Morris*

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

*sixteen pool balls of the value
of two dollars and fifty cents
each*

of the goods, chattels and personal property of one

John J. Bryan

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

John J. Bryan

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

— *Alfred Morris* —

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

JOHN R. FELLOWS,

District Attorney.

0657

BOX:

304

FOLDER:

2893

DESCRIPTION:

Morris, Henry J.

DATE:

04/06/88



2893

0658

FILED
April 16 1890

Filed May 21/88
against 211/87

H. G. Anderson

Counsel,

Filed

day of October 1888

Pleads,

Integrity (20)

THE PEOPLE

Indigent Defendant

Grand Larceny, 2nd degree
(Sections 528 and 531 of the Penal Code)

Henry J. Morris

1888
Sail, W.

JOHN R. FELLOWS,

District Attorney.

Committed March 20/89.

A True Bill
indicted by grand jury
under herewith

W. J. Perry

Foreman.

Indicted June 18/89

Indicted June 18/89

0659

FILED

Call May 21/88
appears to me 19/87

H. G. Anderson

261 137m

Counsel,

Filed

day of October 1888

Pleads,

Chitiquity (20)

THE PEOPLE
vs.
John T. Leonard
Defendant

Grand Jurors, 2nd District
(Sections 528 and 531 of the Penal Code)

Henry J. Morris

1888
Paul M. W.

JOHN R. FELLOWS,

District Attorney.

Committed March 20/89.

Not to be admitted
A True Bill
Judge Ferguson
sign herewith

M. J. Cherry

Foreman.

Do not write on this
book

Witnesses:

0660

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

John V. Brennan
agst.
Henry J. Morris

Examination had *February 15* 188*8*
Before *Samuel B. Shurt* Police Justice.

I, *David Seligman*

Stenographer of the *1st* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony *Samuel B. Shurt*

John V. Brennan George H. Davis Benjamin W. Warner
William H. Hall Henry E. Valentine Henry J. Morris
as taken by me on the above examination before said Justice.

Dated *Feb 20* 188*8*.

Solomon B. Shurt
Police Justice.

David Seligman
Stenographer.

0661

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

John T. Brennan

vs.

Henry Morris

Examination had

February 15 188*8*

Before

Samuel B. Shurt Police Justice.

I, *David S. Shurt*

Stenographer of the *1st* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of

Samuel B. Shurt

John T. Brennan, George H. Davis, Benjamin W. Warner, William K. Hall, Henry E. Valentine, Henry & Morris

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

Dated

February 20 188*8*.

Solomon B. Shurt

Police Justice.

David S. Shurt

Stenographer.

First District
 Police Court.

The People vs
 John V. Buckner

vs
 Henry Morris

Charged with
 Grand Larceny
 Feb'y 1888.
 before Hon.
 John P. Smith
 Police Justice.

Defendants Counsel

More to dismiss
 the complaint on the ground
 that the affidavit doesn't contain
 any statement or facts constituting
 any offense of larceny. He states
 that he learned that he collected
 in note it doesn't allege positively
 that he collected it; or in any
 particular note he collected or
 anything about it.

By the court

Motion Denied
 Fournell Exception

Samuel B. Haddock called as
 a witness on the part of the people
 being duly sworn & deposed & says
 By the Court

What is your occupation?
 A Farmer

What is your age?
 46 years &c.

Where do you reside?

A 335 1/2 Washington Avenue Brooklyn
 Direct Examination
 By Mr. Perriault
 (Deputy Foreman)

What do you recognize
 this check (showing witness a
 check)?

Answer:

Will you read the face of the check?
 Deft. Foreman

Objected to.

By the Court

Objection Overruled.

Mr. Perriault

Check offered in evidence marked

3

E. P.

(1) This is my check number 570 dated August 26 1888. in the National Exchange Bank pay to the order of William King Hall six hundred dollars (\$600) endorsed by William K. Hall Washington Morris.

Who was to pay it?
 A 44. I think the shoe and leather Bank, it was paid through the clearing house.

If you recognize that note (showing
 (whether a note))

Answer

If you have seen you give that check state any circumstances connected with that check that you remembered Mr. Hackett.

On the 26th of August I think that the note two notes were brought to me by Mr. Warner who is a broker, one was \$304 ¹⁶/₁₀₀ and the other \$311 dollars.

and note fees due on the 15th September
 following the 15th of
 October following the 15th of
 the hundred dollars meaning
 about 12 1/2 per annum in place
 of the usual rate of interest
 of six percent.

And you gave the check to Mr. Samuel
 Karpis.

If you will you examine that note (including
 interest & note)

(I that was one of the notes, that
 was paid at that time
 Plff. Counsel)

Notes offered in evidence
 moved and admitted as Plff. Ex 2.

Objected to by Defendants Counsel
 By the Court

Admitted

General Exception

I have not stated read what is on
 that note 4. New York January
 10th 1886. Two months after date
 I promise to pay to the order of

William Adams Three hundred and
four dollars ^{and 10 cents} (\$304 ¹⁰/₁₀₀).
at the New York National Exchange
Bank for value received.

Signed George H. Davis 154 Chambers
Street.

What instrument is one of the notes
for which this check was given
(referring initials to the check) in
payment?

Answer

Given the note was subsequently
paid to you by George H. Davis?

Answer

Automatically?

Answer

Can you remember what pro-
portions of this check (referring
initials to check) was used in
payment of this note.

There were two notes one for
\$304 ¹⁰/₁₀₀ and one for \$11 ⁰⁰/₁₀₀ dollars
the notes were put together in
a bag, and Louis Savard

give three hundred dollars a
piece for the males; no women to-
gether.

Have I answered

If you say you said three hundred
dollars each for the males?

Ayes Sir

If you did you pay them exactly at
the same time?

Ayes Sir

If you what was the discount?
No I didn't stop to figure that I
think it was about 10%

If I had long run the male to run
a thirty five day. As I took off $\frac{1}{16}$
as discount the actual discount
was at the rate of $\frac{1}{16}$ of $\frac{1}{16}$ dollar

If you got four dollars and
something instead of a dollar
and a half?

Ayes Sir

If you did you give the cheques
to Mr Tanner. he brought the
notes to me to see if I would buy

9

Alonzo

If since you saw at the two notes and
see whether they are ^{both} signed by
the same man or by the same
person who made the notes?

Wm. C. Russell

Asked to see the ground
that there is only one of the notes
offered in evidence?

By the Court

Question admitted?

Q They are signed by the same party
I mean Mr. Davis signature very
well and he subsequently paid
both notes.

If you saw Mr. Davis who owned these
notes now again?

A Mr. Davis at last, paid well
for the notes and took them up
and took possession of them?

Revised Examination

By Mr. Purrington

If Mr. Halstead do you remember
any conversation you had

0669

8

with purchase subsequently to
the purchase of these notes
A. D. 1888.

Sworn to before me
the 15th day of February 1888

(Not a question)

9

John V. Burdick the complain-
ing witnesses being duly sworn
Deposes and says:
Examined by Mr
Perrington

Q Do you remember Mr Burdick
ever purchasing a note from
Mr Morris in the year 1883.

Answer

Q What was the amount of the
note you purchased?

A I purchased one note of \$293. ⁵⁰
dollars.

Q That is the note mentioned in
your affidavit?

Answer

Q State to the court the circumstances
connected with the purchase of
that note? Who was it made
by and all about it?

A The note was dated September 20th
1883 and was due four months
after date and it was made by
George K Davis to ^{William} George K Hall

Ans. endorsed by William H. Hall, I
 purchased that note together with
 another note from Mr Morris for
 \$96 00. I purchased them both
 for fifty dollars less than the
 face value, they were together.

Q. And what did you do

A. I afterwards gave them to Mr
 Morris to collect for me.

Q. Did you take any receipt from Mr
 Morris?

Ans. No.

Q. Show what happened after that, when
 did you give him them about?

A. I gave it to him either that afternoon
 or the following morning for
 collection.

Q. I want you to state as to the particular
 note of September 20th?

A. That note issued here became due
 about January 28th. 94 two or
 three days before it fell due
 Mr Morris asked me or told
 me the note would not be

11

paid. Q^d asked me if I would grant him an extension of time and extension of 60 days on it. Q^d I said yes. Q^d asked him a great many things for the money and note.

Q^d did he ask for an extension or a renewal of the note?

A Extension of 60 days.

Q^d have you ever received any payment on the note but the note ever been paid?

A Yes Sir

Q^d was the note itself ever delivered to you?

A Yes Sir

Q^d have you ever demanded payment of the note?

A Yes Sir

Q^d state the circumstances with your demanding it.

A On or about 20th 1887 I went to Mr Morris office. Q^d asked him about the note. Q^d asked him I wanted the money or the note. Q^d asked

I'm if Michael had the mate or if
 he had given it to Michael for the
 money. And I would have asked him
 it up. And I would have asked the
 money or the mate. And I would he
 would have it up.

If under what circumstances did you
 go to the office that day?
 I went to the office that day to
 get some money. And he gave
 me something like \$500. He
 gave me a check of \$500.

If how did he come to give you
 a check of \$500 that day?

A check or four weeks previous to
 Paul I asked him for the money
 due on that mate. And he said that
 he had not the money. And he said
 that he had another mate that
 was deposited in some other
 bank made by somebody. And
 he expected to have money in
 five or 3 days, at that time he
 said he would give me about.

a hundred dollars, he thought he
 could give me that amount of money
 and asked him if this the day he
 said Bunker. I have only got a
 hundred dollars in the bank and
 he didn't state what it was for.
 Was it before or after you asked
 him for the note that he gave you
 the money?

A After words

Q What did he say?

A I told him that that note had been
 running over 11 years. And I didn't
 want it to be outlawed. And he said
 the note would not be outlawed
 for 6 years. And I asked him about
 Hall if he gave it to him for the
 money. And he said he didn't say
 so. And I said then that I either
 wanted the money or the note
 and he said he would look it
 up, Had he previous at any
 time to this said anything
 about McKee?

Answer: he said Mr. Hull owed him
money

Q Did he assign any reason for
not paying your note?

A He said "in this way" when
I asked him for the money or
the note he said Hull owed him
money for the note and he could
not get it from Hull.

Q Did he ever tell you that your note
was paid at any time?

A No sir

Q Did you authorize Mr. Morris
to use that note or any proceeds
of that note?

A No Sir only use it for collection
Note offered in evidence and
marked Ex 3. which reads as viz.

"Recd from John V. Buckner for
collection 2 certain notes dated
Sept 25th 1883 and Sept 24th 1883 payable
4 months after date and 3
months after date made by
George K. Davis and endorsed

15

by William K. Hall. for the sum
 of \$296 $\frac{5}{100}$ by \$295 $\frac{45}{100}$ respectively
 paid payable at the New York
 National Exchange Bank, and
 due December 23, 1887. Witness my
 hand and seal October 26, 1888
 signed. Attest. J. Morris
 If you ever authorize Mr. Morris
 to receive these notes or do anything
 except to extend the time of
 payment.

A. Morris.

If as any present when you made
 this demand on October 20th for
 the note?

By Mr. J.

If who was it?

By Mr. Valentine.

Case Examination

If how long have you known Mr. Morris
 since the early part of 1882

If were you in his office almost
 constantly every week?

A. Yes in fact a great many times

Q Are you a partner of his, or the owner
of any real estate with him?

A There is a deed on record.

Q A deed made to you jointly?

A Yes sir.

Q Is there a building upon it?

A Yes sir.

Q Investment house?

A Yes sir.

Q What was the consideration of
that deed?

A By deed to

By the court.

Questions asked.

A The consideration mentioned in
the deed is \$2000 & above.

Q Who collected the rents of that property?
A There were some of the rents
and another party received them
also.

Q What did you do with the rents
when you received them?

A I deposited them in bank. In
one or two instances I handed them

and to Mr Morris & I guess in some
 instances advanced them to me
 If when you deposited them in bank
 to Adams credit did you deposit
 them?

Mr Morris & I received.

If that is you and the respondents
 say so that is the bank account
 in both our names.

If you collected some of these houses
 Yes or no

If and do collected some?
 Yes or no

If and when you collected them
 you deposited them to the
 Credit of your two in the bank
 Yes or no

If and since within the last few
 weeks have you drawn that
 money from the bank?

A paid bills in relation to the real
 estate.

If you gave checks ~~and~~ on it did you
 Yes or no

Q And did you and Mr Morris each
 of you by agreement draw checks
 on that account in bank
 which you had deposited there
 A By agreement we did draw
 money out of that bank
 which was it supposed to be
 for?

A Pay bills for help - partly -

Q Did you draw any money out
 for the purpose of paying
 bills?

A There may have been some other
 checks.

Q You stated that this note was given
 to Mr Morris for collection?

Answer

Q And when you asked Mr Quinn
 did I understand you to say
 that you didn't ask him whether
 he had collected the money on
 the note or not? Did I under-
 stand you correctly that you
 didn't ask him if he had collected?

19

the note is not
 it did not run the last time.
 Question was it?

Answered 30th 1887.

If the note were payable immediately
 after date?

Answered

If you say that to stand to you in
 reference to the debt on 30th 1887
 Answered

If what did you understand by that
 that he would extend the time of
 the payment of the note?

Answered I understood about it
 was this I asked the question
 at another time. if another man
 supposed a check would stand
 the end of it if it went to protect

If you are now speaking of the
 note?

Answered

If did you give him the right to
 extend that note?

Answered for God's sake.

of the "College"
in that case.

Grand did say that the notes were
here to be returned in the time
of payment or (ended)
therein.

Did you hear that an extension
afterwards would be given the
endorsees?

Answer:

Did you pay him any fees for
the notes that he collected for
you?

Answer: I agreed to pay him at the
time he loaned back notes for
collection.

What did you agree to pay him
at 10 dollars together.

Did you ever pay him anything
Answer: The notes have not been
turned over to me.

When do I understand you to say
it was that he paid you the \$100
That was October 20th about that

date the check with him.

Q Had you previously passed on him
in reference to this matter?

A Yes Sir

Q Did he ever tell you previously that
he collected the notes?

A He never did

Q If you mean that these notes were paid
to him, from what source by going
to Michael the endorser and
the Davis the manager of the bank
whether were the notes paid?

A According to the statement of the
bank as the check register of 1886
I find after that date did you call
upon him?

A Yes Sir

Q Did he state to you at any time when
you called on him that he had not
collected the notes?

A He stated that he wished he had the
money for them and he wanted
me to settle it with me and he
wished Michael would settle

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up that he was indebted to him
and went to Mr. Dunnington and
told him about this matter
that seemed and Mr. Dunnington
paid most kindly, Mr. Morris
had not executed it?

Q Did you ask him if he collected the
money?

A Yes Sir

Q What was his reply?

A His reply was that he wished he
had the money he would pay me
He said that he was indebted to him
and he was turning over to Hall
and he told me not to go to Hall

Q Did he ever tell you that he collected
this money?

A Yes Sir

Q Did you have a proceeding in court
the other day in which you
had him arrested in a civil
suit?

A Yes Sir

Q And that order of arrest was vacated

Answer

Q If you have an uncollected account
between you?

Answer

Q If you does show in this bank account
where you had this money? didn't
you?

Answer to say bills for the property

Q Has there is an uncollected account
between you and him?

Answer according to an report of
(Stood) dollars that he owes you

Q When did you first take it into
your hand to make this complaint
It when I went around and required
they was sure he collected the
money.

Q Did you have the account changed
from your joint names to your
individual name?

Answer but I have deposited money
in my own name.

Q Have you not been collecting money
and depositing in your name

for nearly a year?

A For several months

Q How much money was collected
as rents from these houses?

A I cannot say.

Q I want to know that there is an
unsettled account between them
Mr. Pennington

A The witness states that this is
of about how much money have you
received altogether?

A That is a matter of 6 years

Q Have you been collecting the money
all the time?

A Yes

Q Since you became the owner
of that property have not each of
you been collecting rents?

A Yes

Q And when you collected you deposited
to your joint account?

A Yes

Q And you took this proceeding
against him in the court was

it subsequent to the order being
granted that you made the affidavit
you had him arrested as a civil
proceeding?

Answer

Question did you make the affidavit
that he borrowed this note the money
for this note you had not been it
was under it subsequent to the
order being granted?

Answer it was I don't know

Question did you take your proceedings
in the civil proceedings?

Answer I don't know

Question to know if you didn't make
this affidavit charging him
with larceny after you commenced
your proceedings and had him
arrested in the civil action?

Answer

Question didn't you do this long ago?

Answer Because I had no evidence
sufficient until a few days

previous to the signing of the

affidavit

Will you not tell us when you
signed the affidavit?

A few days ago.

If you have not falling, however, then
Morse?

We have no immediate feeling
of how long have you been in New
York?

All my life

What is your business?
A collecting route, etc.

Who did you get these notes from
that you described?

At the Morris bank of New York.

Did you pay him for those in
advance?

Yes, sir.

If you are sure of that?

Yes, sir.

How is it by check?

How much I have not been
accounted.

Did you not find that these

note, only I am the owner, &
 Ayres is I want there to get the money
 and I need not get it.

Q And you never sold him at any
 time when you went in if I had
 collected the note, or not?

A I sold him for the money in the
 note.

Re Direct Examination

Q When you bought these notes from
 Mr Morris for your him then for
 collection was he your your this receipt
 did you have any business relation
 with him at all?

A None whatever.

Q Had you ever employed him as
 attorney before that?

A Yes sir.

Q You say that you have been collecting
 the rents for sometime past?

A Yes sir.

Q Did Mr Morris or yourself
 ever borrow money from
 Mr Valentine?

21000

If I state the circumstances

It is understood that the necessary money
due on the first mortgage of
the property stated to me that the
first mortgage was going to be
foreclosed and to try and finally
get the money. But I got my money.
It came in the money in March
and as security I was to receive
the rents of the property until the
money was paid. At this time
an agreement signed to that effect
of how Mr. Van Buren with you have
been used as to your legal knowledge
as to the fact that these notes were
paid. I mean the evidence.

As far as only a few days ago when
I got the check from Mr. Hester's
Receives Examination

If after you got that evidence that
the notes were paid, did you see
Mr. Morris since that time
Answer

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offered you have not made any
demand on him since that time.
Acacia but an offer came to
me yesterday a gentleman said
he would settle the thing & he
paid claim \$29 dollars. Mr. David
demanded not take it because
I did not want to compound a
policy.

I said that gentleman said to
me that Mr. Morris claimed
you must lose but allow them
to lose any amount. they are
willing to pay that amount of
the note.

On a vi reverse it Mr. Morris
stated to me that he would not
take amount of money.

George H Davis being duly sworn
deposes and says:

By the Court

Q What day or days?

A The 24th & 25th Sept.

Q What is your age?

A 35 years.

Q What is your occupation?

A Tobacco Dealer & Farmer.

Direct Examination

Q Do you remember making a note
dated September 25th 1883. the note

issued of in amount \$1000 & was

payable to William H Hull &

Express?

Q Has that note been paid?

A It has by remittance.

Q State the circumstances of the making
of the note?

A I met Hull asked me if I would loan

him my note for that amount

I am not sure if he said he wanted

to settle with Mr Morris or not

but he asked me to loan it to him

At maturity, he wanted to see that
 the note was paid. As that I never
 not be called upon to pay any part
 of it. As on the maturity, when about
 maturity he came to me and
 said he could not pay it. As asked
 me if I would renew it. As I said
 yes. As I then gave him another
 note in place of that one. I think
 for the same amount. This same
 circumstance occurred from time
 to time as the different notes
 matured and in one instance
 the note bore interest. As that
 increased the amount of the
 note. As it was over until 1884
 I was away in Santiago in August
 1884 having a short vacation. As
 when I returned asked Mr. Hall
 about the note whether it was
 going to be paid and he said he
 would like to renew it. As
 the time came due for maturity
 of the note that was nothing

done about it, I had some talk with
 friends and knew about it and I
 sent to my bank on the day the
 note fell due "we requested them
 to stop payment giving them
 as my reason that it was an
 accommodation note and it
 was running at a price of 4000
 and I did not want it charged
 against my account in the bank.
 Then to my surprise I was informed
 that the bank would not stop the note.
 They informed me they had
 brought them through a note broker
 and then I had Mr. Shuster the
 circumstances under which the
 note were given. I heard nothing
 my friends in regard to the note
 were offered to him. He brought
 them and they were charged against
 my account & I paid them.

If Mr. Shaw says that note
 (showing unless a note)
 is I do.

If you state whether that note
is connected with the first note
of \$293⁴⁵?

Not. it is the account of some other
of note. it means that difference
between the notes.

If you have that note, have you?

Have you?

If these notes were removed from
many times?

At least 100, usually.

U

Compliments Received
 If did you buy the mules that you
 mentioned from Mr. B. & Co. in your
 name?

Mr. B. & Co.

And you got them from Mr. B. & Co. to
 to collect?

Yes.

And you have received the mules
 in quantity as well as the 50 dollars
 A. B. & Co.

Do the mules

If at the time you purchased them
 did you believe that Mr. B. & Co.
 had them mules for collection or that
 he owned them himself?

Mr. B. & Co. told me they were for
 sale.

And you bought them from him?

Yes.

By Mr. B. & Co.

If no negotiable paper?

Yes.

And you took receipt?

Yes.

W. H. H.

Deputy in at Warden being
daily success deposed. My says

By the Court

If indeed you advise

A 426 East 5th Street

What is your age

11 6340

If your recollection

Mr. Warden

Direct Examination

If you heard Mr. Morris the de-
fendant?

Yes

If you look at Sub. Note Ex. 1

and say if you have any remem-
brance of it?

Answered that check from Mr.
Shaw for 2 notes

If you know what time did you receive
it?

About August 9th

If you look at Sub. Note Ex. 2
and say if you have any remembrance
of it?

any other that is recommended.

If you will you state to the Court the circumstances between that state and those of there is any? for when did you see them who brought you the notes for sale?

A Mr Morris

If you will you received for it that check
 Yes Sir

If you would Mr Justice would testimony
 You regard to the notes and have returns
 Yes Sir

If what did you do with that check
 after receiving it?

A After I received the check I handed
 the money to Mr Hull. Mr Morris
 Morris was there. Mr Justice Mr
 Hull handed the check to Mr Morris
 Mr Morris made my commission
 Have examined.

If are you sure that Mr Morris brought
 you the notes? and asked you to sell
 them, was it not Mr Morris?
 A Mr Morris did the transaction

0698

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Mr. McKinnis came to me afterwards
 to ask you to see the place and did
 you understand they came from
 the mountains

By the way

Did you ever lose any correspondence
 with Mr. McKinnis about these
 notes?

Additional correspondence among them
 Mr. McKinnis showed me the notes
 of 200 boxes
 of Mr. McKinnis in court now?
 Very true

[Signature]

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William H. Hall being duly
 sworn deposes that on
 of which day you received
 a bill for the above
 of what is your age?
 A 37 years
 of your occupation?
 A Farmer
 of which you remembered the note
 which has been claimed as dated
 Feb 24 to S. H. for \$294.40. made
 by Mrs. J. H. Davis to yourself?
 A I remembered the first note of
 September.
 of which you remembered and
 that note at that time?
 A The note was given to me as list
 paid to by Mrs. Davis. "When the
 note became due it was renewed
 and it was renewed from time
 to time down to the time the
 last one fell due September 86.
 That was the last renewal.
 of which recognizing that note Ex 2

Answer Sir

Whereas that male died?

A Except from information which

Mr Davis has given me I don't know

If you recognize that paper Ex. 1.

Answer Sir

If you connect that check with
that male?

Answer Sir

If you have heard Mr Warner testify
that that check was brought to
you in your office on the morning
I was sitting there.

A It was in this way In August
Mr Morris came to me about
paying the note, he said he had
he came to my office. And said
that a party named Broadway was
going to discount the note for
him. And that he would make
the check payable to my order
And he would come to bring it here
to have me endorse it. And I said
all right, shortly afterwards

Mr Morris came in the office
 and then Mr Lawrence came in and
 sat at my desk. Mr. Geo. Cook was
 handed to me. We discussed it
 and handed it back to Mr Morris.
 He never said anything further
 about it until about the time
 of its maturity. I then said Mr
 Morris about receiving it. He
 told me he was not in a position
 to do so. I mentioned that that
 would come out in an un-
 favorable position with Mr
 Davis and it was understood
 that I must wait out for the
 date all through. He said he
 could do nothing about it. I had
 no idea where it was. He also had
 disapproved it. He referred me to
 Mr Warner. Mr. Davis then and
 saw Davis about it. I told him
 the circumstances of it. We wanted to
 see about having it renewed
 and he said he could ^{do} nothing ^{about}

It was found it up
 to the National Exchange Bank
 and went up to the bank and
 that was either the same day or
 the day before it matured. As I
 gave Mr. Lacey I told him the
 circumstances that I came to know
 after the note was cashed and if it
 could be renewed I told me
 how to come in as soon as I got
 and he called me so that but he
 finally suggested to me that I
 should make a present of it
 it was paid the expenses. ^{and}
 I felt then that was the only time
 I was at the bank.

If that was an accommodation that
 was it not?

Yes Sir

If you had undertaken to look out
 for the note?

Yes Sir

If then why was it discounted?

There were various matters between ^{us}

between Mr Morris & myself & it
was more or less assumed that the
note belonged to be returned. I suppose
I recommended him in returning
the note supposing the note to be
all right & when it came due
he thought he would be able to
cash it

I asked to get any reason at the time
why he wanted it returned?
He wanted to raise the money at
that time. he said he would stop
the note if I would send him
the money & he would

If there was any money consider-
ation about these notes or
renewals?

Answer

I have said that note comes to be
\$200 ¹⁶/₁₀₀

A note is in connection with the
other note that was renewed
down to the fall of 1887 and
then interest was included

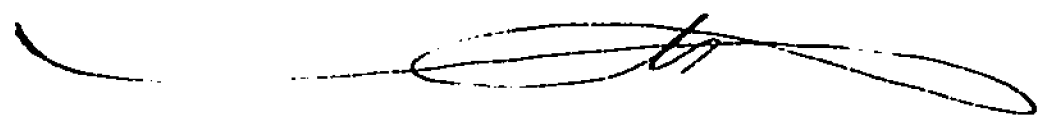
and it went up to \$34 00 dollars.
 Cuss & friends

If you needed Mr Morris
 at this time or any time that
 these notes were received by you
 or they came due?

Mr Morris & I had different business
 notes. He was owing in April
 that Mr Morris in cashing the
 account in which he had
 something like \$80 dollars due
 and I gave him a note for that
 and on April 29th \$80 I settled
 with Mr Morris

If in 1885 you gave him Mr Davis note
 answer 1887.

If Mr Bennett said that when he went
 to collect that money that Morris
 said he was trying to get money
 from you is that true?
 Answer



Henry C. Valentine being duly sworn
deposes & says

Of whose days service

A 96 Penn Street (Druggist &c).

What is your age?

A 61.

Of your occupation?

None.

Where were Henry Morris?

Where in

of 10 to the court as nearly as you
can where you called at his office
with Mr Buckner?

At about the 20th of October 1887. I
was with my nephew and went
to Mr Morris' office. As Mr Morris
was in they had some conversation
and Mr Buckner asked him if
he had that note. As Mr Buckner
said I want the money or the
note. As he said this note has
been overdue for sometime and
it will soon be outlawed. As he
replied it would not be

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accounted under 64,000.00 he didn't
think. And that he would see about
it.

If you hear him say for the proceeds
after?

What was for the matter or the money
you need what reply did he make?
What would he do about it? Not about
it?

Left Russell

More to discuss the
complaint on the ground that
there is no evidence here showing
that Mr. Morris had feloniously
appropriated any money to his
own use belonging to the
Bureau.

By the Court

Motion denied

Jurors

Reception

—

H 6

V

Henry Morris the defendant
being away several days
in his usual absence?

Where do you reside?

A 262 Broadway in my office

Is there any office with anybody
A Thos. Steward

How long have you been conducting
business?

A About six years

Where have you been at the
office where you now are?

(At the time)

Without any asking you particularly
Can you give a brief statement
in reference to these notes for
your connection with them?

A When these notes first came in
my possession they were given to
me by Mr. Hall. He was asked
if he knew anybody that owned
the same. He told him
I did not and I sent Mr. Dickinson
and explained to him all

about it. I saw no arrangements
 with Mr. Buchanan to purchase
 these notes. We discussed them in
 these terms for 40 dollars or some
 thing and I don't want remember
 after that Mr. Buchanan got the
 notes in my office 1-2-3-4-5-6-7-8-9-10-11-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31-32-33-34-35-36-37-38-39-40-41-42-43-44-45-46-47-48-49-50-51-52-53-54-55-56-57-58-59-60-61-62-63-64-65-66-67-68-69-70-71-72-73-74-75-76-77-78-79-80-81-82-83-84-85-86-87-88-89-90-91-92-93-94-95-96-97-98-99-100-101-102-103-104-105-106-107-108-109-110-111-112-113-114-115-116-117-118-119-120-121-122-123-124-125-126-127-128-129-130-131-132-133-134-135-136-137-138-139-140-141-142-143-144-145-146-147-148-149-150-151-152-153-154-155-156-157-158-159-160-161-162-163-164-165-166-167-168-169-170-171-172-173-174-175-176-177-178-179-180-181-182-183-184-185-186-187-188-189-190-191-192-193-194-195-196-197-198-199-200-201-202-203-204-205-206-207-208-209-210-211-212-213-214-215-216-217-218-219-220-221-222-223-224-225-226-227-228-229-230-231-232-233-234-235-236-237-238-239-240-241-242-243-244-245-246-247-248-249-250-251-252-253-254-255-256-257-258-259-260-261-262-263-264-265-266-267-268-269-270-271-272-273-274-275-276-277-278-279-280-281-282-283-284-285-286-287-288-289-290-291-292-293-294-295-296-297-298-299-300-301-302-303-304-305-306-307-308-309-310-311-312-313-314-315-316-317-318-319-320-321-322-323-324-325-326-327-328-329-330-331-332-333-334-335-336-337-338-339-340-341-342-343-344-345-346-347-348-349-350-351-352-353-354-355-356-357-358-359-360-361-362-363-364-365-366-367-368-369-370-371-372-373-374-375-376-377-378-379-380-381-382-383-384-385-386-387-388-389-390-391-392-393-394-395-396-397-398-399-400-401-402-403-404-405-406-407-408-409-410-411-412-413-414-415-416-417-418-419-420-421-422-423-424-425-426-427-428-429-430-431-432-433-434-435-436-437-438-439-440-441-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000-1001-1002-1003-1004-1005-1006-1007-1008-1009-1010-1011-1012-1013-1014-1015-1016-1017-1018-1019-1020-1021-1022-1023-1024-1025-1026-1027-1028-1029-1030-1031-1032-1033-1034-1035-1036-1037-1038-1039-1040-1041-1042-1043-1044-1045-1046-1047-1048-1049-1050-1051-1052-1053-1054-1055-1056-1057-1058-1059-1060-1061-1062-1063-1064-1065-1066-1067-1068-1069-1070-1071-1072-1073-1074-1075-1076-1077-1078-1079-1080-1081-1082-1083-1084-1085-1086-1087-1088-1089-1090-1091-1092-1093-1094-1095-1096-1097-1098-1099-1100-1101-1102-1103-1104-1105-1106-1107-1108-1109-1110-1111-1112-1113-1114-1115-1116-1117-1118-1119-1120-1121-1122-1123-1124-1125-1126-1127-1128-1129-1130-1131-1132-1133-1134-1135-1136-1137-1138-1139-1140-1141-1142-1143-1144-1145-1146-1147-1148-1149-1150-1151-1152-1153-1154-1155-1156-1157-1158-1159-1160-1161-1162-1163-1164-1165-1166-1167-1168-1169-1170-1171-1172-1173-1174-1175-1176-1177-1178-1179-1180-1181-1182-1183-1184-1185-1186-1187-1188-1189-1190-1191-1192-1193-1194-1195-1196-1197-1198-1199-1200-1201-1202-1203-1204-1205-1206-1207-1208-1209-1210-1211-1212-1213-1214-1215-1216-1217-1218-1219-1220-1221-1222-1223-1224-1225-1226-1227-1228-1229-1230-1231-1232-1233-1234-1235-1236-1237-1238-1239-1240-1241-1242-1243-1244-1245-1246-1247-1248-1249-1250-1251-1252-1253-1254-1255-1256-1257-1258-1259-1260-1261-1262-1263-1264-1265-1266-1267-1268-1269-1270-1271-1272-1273-1274-1275-1276-1277-1278-1279-1280-1281-1282-1283-1284-1285-1286-1287-1288-1289-1290-1291-1292-1293-1294-1295-1296-1297-1298-1299-1300-1301-1302-1303-1304-1305-1306-1307-1308-1309-1310-1311-1312-1313-1314-1315-1316-1317-1318-1319-1320-1321-1322-1323-1324-1325-1326-1327-1328-1329-1330-1331-1332-1333-1334-1335-1336-1337-1338-1339-1340-1341-1342-1343-1344-1345-1346-1347-1348-1349-1350-1351-1352-1353-1354-1355-1356-1357-1358-1359-1360-1361-1362-1363-1364-1365-1366-1367-1368-1369-1370-1371-1372-1373-1374-1375-1376-1377-1378-1379-1380-1381-1382-1383-1384-1385-1386-1387-1388-1389-1390-1391-1392-1393-1394-1395-1396-1397-1398-1399-1400-1401-1402-1403-1404-1405-1406-1407-1408-1409-1410-1411-1412-1413-1414-1415-1416-1417-1418-1419-1420-1421-1422-1423-1424-1425-1426-1427-1428-1429-1430-1431-1432-1433-1434-1435-1436-1437-1438-1439-1440-1441-1442-1443-1444-1445-1446-1447-1448-1449-1450-1451-1452-1453-1454-1455-1456-1457-1458-1459-1460-1461-1462-1463-1464-1465-1466-1467-1468-1469-1470-1471-1472-1473-1474-1475-1476-1477-1478-1479-1480-1481-1482-1483-1484-1485-1486-1487-1488-1489-1490-1491-1492-1493-1494-1495-1496-1497-1498-1499-1500-1501-1502-1503-1504-1505-1506-1507-1508-1509-1510-1511-1512-1513-1514-1515-1516-1517-1518-1519-1520-1521-1522-1523-1524-1525-1526-1527-1528-1529-1530-1531-1532-1533-1534-1535-1536-1537-1538-1539-1540-1541-1542-1543-1544-1545-1546-1547-1548-1549-1550-1551-1552-1553-1554-1555-1556-1557-1558-1559-1560-1561-1562-1563-1564-1565-1566-1567-1568-1569-1570-1571-1572-1573-1574-1575-1576-1577-1578-1579-1580-1581-1582-1583-1584-1585-1586-1587-1588-1589-1590-1591-1592-1593-1594-1595-1596-1597-1598-1599-1600-1601-1602-1603-1604-1605-1606-1607-1608-1609-1610-1611-1612-1613-1614-1615-1616-1617-1618-1619-1620-1621-1622-1623-1624-1625-1626-1627-1628-1629-1630-1631-1632-1633-1634-1635-1636-1637-1638-1639-1640-1641-1642-1643-1644-1645-1646-1647-1648-1649-1650-1651-1652-1653-1654-1655-1656-1657-1658-1659-1660-1661-1662-1663-1664-1665-1666-1667-1668-1669-1670-1671-1672-1673-1674-1675-1676-1677-1678-1679-1680-1681-1682-1683-1684-1685-1686-1687-1688-1689-1690-1691-1692-1693-1694-1695-1696-1697-1698-1699-1700-1701-1702-1703-1704-1705-1706-1707-1708-1709-1710-1711-1712-1713-1714-1715-1716-1717-1718-1719-1720-1721-1722-1723-1724-1725-1726-1727-1728-1729-1730-1731-1732-1733-1734-1735-1736-1737-1738-1739-1740-1741-1742-1743-1744-1745-1746-1747-1748-1749-1750-1751-1752-1753-1754-1755-1756-1757-1758-1759-1760-1761-1762-1763-1764-1765-1766-1767-1768-1769-1770-1771-1772-1773-1774-1775-1776-1777-1778-1779-1780-1781-1782-1783-1784-1785-1786-1787-1788-1789-1790-1791-1792-1793-1794-1795-1796-1797-1798-1799-1800-1801-1802-1803-1804-1805-1806-1807-1808-1809-1810-1811-1812-1813-1814-1815-1816-1817-1818-1819-1820-1821-1822-1823-1824-1825-1826-1827-1828-1829-1830-1831-1832-1833-1834-1835-1836-1837-1838-1839-1840-1841-1842-1843-1844-1845-1846-1847-1848-1849-1850-1851-1852-1853-1854-1855-1856-1857-1858-1859-1860-1861-1862-1863-1864-1865-1866-1867-1868-1869-1870-1871-1872-1873-1874-1875-1876-1877-1878-1879-1880-1881-1882-1883-1884-1885-1886-1887-1888-1889-1890-1891-1892-1893-1894-1895-1896-1897-1898-1899-1900-1901-1902-1903-1904-1905-1906-1907-1908-1909-1910-1911-1912-1913-1914-1915-1916-1917-1918-1919-1920-1921-1922-1923-1924-1925-1926-1927-1928-1929-1930-1931-1932-1933-1934-1935-1936-1937-1938-1939-1940-1941-1942-1943-1944-1945-1946-1947-1948-1949-1950-1951-1952-1953-1954-1955-1956-1957-1958-1959-1960-1961-1962-1963-1964-1965-1966-1967-1968-1969-1970-1971-1972-1973-1974-1975-1976-1977-1978-1979-1980-1981-1982-1983-1984-1985-1986-1987-1988-1989-1990-1991-1992-1993-1994-1995-1996-1997-1998-1999-2000-2001-2002-2003-2004-2005-2006-2007-2008-2009-2010-2011-2012-2013-2014-2015-2016-2017-2018-2019-2020-2021-2022-2023-2024-2025-2026-2027-2028-2029-2030-2031-2032-2033-2034-2035-2036-2037-2038-2039-2040-2041-2042-2043-2044-2045-2046-2047-2048-2049-2050-2051-2052-2053-2054-2055-2056-2057-2058-2059-2060-2061-2062-2063-2064-2065-2066-2067-2068-2069-2070-2071-2072-2073-2074-2075-2076-2077-2078-2079-2080-2081-2082-2083-2084-2085-2086-2087-2088-2089-2090-2091-2092-2093-2094-2095-2096-2097-2098-2099-2100-2101-2102-2103-2104-2105-2106-2107-2108-2109-2110-2111-2112-2113-2114-2115-2116-2117-2118-2119-2120-2121-2122-2123-2124-2125-2126-2127-2128-2129-2130-2131-2132-2133-2134-2135-2136-2137-2138-2139-2140-2141-2142-2143-2144-2145-2146-2147-2148-2149-2150-2151-2152-2153-2154-2155-2156-2157-2158-2159-2160-2161-2162-2163-2164-2165-2166-2167-2168-2169-2170-2171-2172-2173-2174-2175-2176-2177-2178-2179-2180-2181-2182-2183-2184-2185-2186-2187-2188-2189-2190-2191-2192-2193-2194-2195-2196-2197-2198-2199-2200-2201-2202-2203-2204-2205-2206-2207-2208-2209-2210-2211-2212-2213-2214-2215-2216-2217-2218-2219-2220-2221-2222-2223-2224-2225-2226-2227-2228-2229-2230-2231-2232-2233-2234-2235-2236-2237-2238-2239-2240-2241-2242-2243-2244-2245-2246-2247-2248-2249-2250-2251-2252-2253-2254-2255-2256-2257-2258-2259-2260-2261-2262-2263-2264-2265-2266-2267-2268-2269-2270-2271-2272-2273-2274-2275-2276-2277-2278-2279-2280-2281-2282-2283-2284-2285-2286-2287-2288-2289-2290-2291-2292-2293-2294-2295-2296-2297-2298-2299-2300-2301-2302-2303-2304-2305-2306-2307-2308-2309-2310-2311-2312-2313-2314-2315-2316-2317-2318-2319-2320-2321-2322-2323-2324-2325-2326-2327-2328-2329-2330-2331-2332-2333-2334-2335-2336-2337-2338-2339-2340-2341-2342-2343-2344-2345-2346-2347-2348-2349-2350-2351-2352-2353-2354-2355-2356-2357-2358-2359-2360-2361-2362-2363-2364-2365-2366-2367-2368-2369-2370-2371-2372-2373-2374-2375-2376-2377-2378-2379-2380-2381-2382-2383-2384-2385-2386-2387-2388-2389-2390-2391-2392-2393-2394-2395-2396-2397-2398-2399-2400-2401-2402-2403-2404-2405-2406-2407-2408-2409-2410-2411-2412-2413-2414-2415-2416-2417-2418-2419-2420-2421-2422-2423-2424-2425-2426-2427-2428-2429-2430-2431-2432-2433-2434-2435-2436-2437-2438-2439-2440-2441-2442-2443-2444-2445-2446-2447-2448-2449-2450-2451-2452-2453-2454-2455-2456-2457-2458-2459-2460-2461-2462-2463-2464-2465-2466-2467-2468-2469-2470-2471-2472-2473-2474-2475-2476-2477-2478-2479-2480-2481-2482-2483-2484-2485-2486-2487-2488-2489-2490-2491-2492-2493-2494-2495-2496-2497-2498-2499-2500-2501-2502-2503-2504-2505-2506-2507-2508-2509-2510-2511-2512-2513-2514-2515-2516-2517-2518-2519-2520-2521-2522-2523-2524-2525-2526-2527-2528-2529-2530-2531-2532-2533-2534-2535-2536-2537-2538-2539-2540-2541-2542-2543-2544-2545-2546-2547-2548-2549-2550-2551-2552-2553-2554-2555-2556-2557-2558-2559-2560-2561-2562-2563-2564-2565-2566-2567-2568-2569-2570-2571-2572-2573-2574-2575-2576-2577-2578-2579-2580-2581-2582-2583-2584-2585-2586-2587-2588-2589-2590-2591-2592-2593-2594-2595-2596-2597-2598-2599-2600-2601-2602-2603-2604-2605-2606-2607-2608-2609-2610-2611-2612-2613-2614-2615-2616-2617-2618-2619-2620-2621-2622-2623-2624-2625-2626-2627-2628-2629-2630-2631-2632-2633-2634-2635-2636-2637-2638-2639-2640-2641-2642-2643-2644-2645-2646-2647-2648-2649-2650-2651-2652-2653-2654-2655-2656-2657-2658-2659-2660-2661-2662-2663-2664

I could collect them it would be
 all right I had not collected them
 yet. I had been ordered by the collector
 to send them in the notes but
 was not authorized to do so. I then
 spoke to Mr. Smith about the matter
 before that I went to Mr. Hall. ^{May}
 He said I could not have them so
 I waited. As for Davis & Co. they were
 a reasonable amount to pay it
 As I gave them to Mr. Smith and
 Mr. Smith gave them to Mr. Smith
 he agreed to show the notes for
 a certain amount. I was
 exactly told what amount of
 money was paid over the notes.
 I had the notes shown that
 way was because I was
 informed they were accommoda-
 tion notes. They would not be
 paid.

Yours that after Mr. Bennett bought
 them
 Ayres

Q Did you have authority from Mr
Bunker to remove them?

A He gave me authority, to remove
them from time to time,
I acted under that authority you re-
moved them?

Yes sir

Q And he came over you at that time
if you had collected the money for
those notes?

A Yes sir he did not

Q And you ever told him that you had
not collected these notes?

A Yes sir I did not

Q And you ever told him that you had
collected it?

A Yes sir

Q And you remembered telling him when
he complained to you the note might
run out you stating that it
runs for 6 months?

A The notes were made in 1885 and

board a note is never allowed

he made my office his home the

whole day long

If he is so frequent visitor at your
office, does he talk to him?

Wife & Son & Son

If John says to you, "I want him
before you pass this note"
Can you do it?

If you have often during the week
was he in your office?

At what time & where?

If you and him engaged in the
purchase of real estate?
Yes or no

If you know what that property
rents for?

How much fully rented about \$1000.

If who succeeded, the rent?

Did he ever say did I never succeed
any rent there?

If and was the amount when
succeeded deposited in the State
& State Bank to your joint
credit?

Answer

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If you send Mr. Buckner's statement
that he called upon you and asked
you for the note "the money" is better
so?

He don't remember him calling
upon me for the note is money
that since it was collected.

If I have ever made a demand
on you since it was collected?
Answer.

If I have any person for him?
Answer.

If you are positive of that?
Answer.

If I show any indebtedness on the
part of Buckner to you?

There is an indebtedness assumed

If you still own the property between
you?

Answer.

If after the collection of the note
did Mr. Buckner call upon you
after the collection, after you
had received the money on the

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male?

known as there nearly every day.

If he demanded the note of you
in the morning after publication?

Then not after publication?

If he demanded the money that
was paid you for the note?

Then now did I pay him \$15.00
on account of the note? Not to be
except from him at that time.

Instead, he intended pay him
the balance as soon as he could.

I paid him as soon as I could
the balance of the note. I intended
pay him?

If you accepted the whole amount
of that note?

Now in that case would a check
between him and I be understood
that I pay a balance to him the
note? Not here it is understood

What was the amount?

Some 40 dollars ⁴⁰ and interest.

If so at the time you paid him

the ⁴⁵⁰⁰ ~~money~~ you deduct here are
the money?

Answer

If he did he made any demand
afterwards?

Answer

If he did he consent to wait for the
balance?

Answer

If you and him have a suit now
pending for this property up
town?

Answer

If as you arrested me that suit
remains.

If and when the order was made?

Answer

If I have come here you been in
prison?

Answer the 14th of December

What prison?

At New Street Jail

Answer Examined.

If that suit in which you were

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annexed the order of amount
 vacated in the order which you
 were obliged to having appropriated
 something like ^{\$}600 dollar. amount
 it?

Answer

If the order of amount was vacated
 because a correspondence was
 filed?

Answer

If Mr. Mason you say that you
 had those notes ^{showed} to us & your
 own expression he said you
 were informed they were
 accommodation notes?

Answer

If Mr. Hall says you promised to
 protect these notes because they
 were accommodation notes is that
 so?

Answer

If Mr. Hall has notified me to this
 note of \$293⁴⁵/₁₀₀ which by
 renewal became \$14²⁶/₁₀₀
 that you told him as I understood

his testimony that if it was
 he dissuaded when it came
 to actually you would see that
 it was protected?

A. Remained.

Q. The first note but not the last
 note. The first note was raised
 several times. It was protected

Q. Did you say that in relation
 to the last note?

A. I do not remember that.

Q. You say that when Mr. Perkins
 called upon you that the statute
 of limitations had run for years
 & that was that

Q. At that time the note had
 been already collected?

A. Yes.

Q. When was it you told him that
 Adams had been in the office
 so frequently?

Q. Don't you remember his being
 in the office in October 1889 with
 his uncle?

Quesada

If and do you remember this conversation took place at that time?

A I do not

If when was it you took him (Quesada)?

A I don't remember

If you don't say that you didn't say it?

A I don't say positively I did not

If do you say that you cannot deny that in October 1887 when this note was paid you were asked by Mr. Bismarck whether the statute of limitations waived not run against the note and you took him the statute of limitations waived not run over by error?

A I don't remember saying it I don't remember making the remark at all

If and you will not say that their statement is untrue?

57

A No Sir I don't remember it

If you remember this check with
your endorsement that was
paid to Mr. Warner for showing
that note?

Deposited

What do you do with the proceeds
of that check?

A Deposited in the bank.

What bank?

A Shaw & Co's bank.

To whose credit?

A I think it was to my credit

Were you authorized to deposit
that to your credit?

A I don't know whether —

If I saw Mr. Buckner's ^{note} then
you had discounted against it?

A One of them was

When you deposited the proceeds
not to Mr. Buckner's credit but
in the Shaw & Co's bank?

A Yes Sir

Did you have authority to deposit

58

his money to your credit?
 Did he have authority from him
 there is money there to pay the
 note with?

Of course from the, in accordance with
 note?

A I don't say its that very money
 if you get the money for over
 after on that note. We mentioned
 how it was paid?

A He don't ask for it

You have notes brought by
 Mr. Brewster and given to you for
 collection before you and he
 cannot properly together?

A I don't say positively I cannot
 remember

Q You thought that property in November
 1883?

A Yes

Q And this transaction took place
 in September 25th 2 months
 before?

A I was under the impression that

59

this transaction to purchase the
 we purchased this property?
 If Mr Morris you recognize the
 paper & your name? (showing evidence
 a paper?)

Answer:
 I and that is your handwriting?
 Answer:

If you did receive these notes as attorney
 to collect them?

A I did not receive them as attorney
 I had never done any business of that
 kind for him & received them to
 collect for him.

If what says mean when you said
 you received them for collection?

A They were left in my hands for
 collection?

If and you were an attorney at law?

Answer: I but I never acted as attorney
 for him or never received ~~of~~
 a fee. the notes were left in
 my office & as they came due
 they were presented for payment.

60 1

(Re Lincoln Examination)

If you acted as broker as usual as
anything else?
in yes & no

If and it was agreed between you
and Mr. Bushie that if you collect
this money in those notes that
the bonus that was paid to you
by Melhall that was to be divided
between you & Mr. Bushie?
Yes & no

If and that was the only way that
you were to be paid any consideration
Yes & no that was all.

Case closed for the Dept
of the people

0723

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY {
OF NEW YORK, { SS

Henry J. Morris 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. *Henry J. Morris*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *508 West 5th Street 2 years*

Question. What is your business or profession?

Answer. *Lawyer*

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

Answer. *I am not guilty and desire to
plea before me in my own
behalf*

Henry J. Morris

Taken before me this

1st

John R. Justice
Justice.

0724

Sec. 151.

District Police Court.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *John V. Buskirk*

of No. *1322 Broadway* - Street, that on the *9th* day of *August* 188*8* at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States issue to the amount and of the value of Two hundred & Forty-nine 100 - Dollars,
the property of *Complainant John V. Buskirk*
w *do* taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *Henry Johnson Morris*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring *me* before me, at the *1* DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this *13th* day of *August* 188*8*
John V. Buskirk POLICE JUSTICE.

0725



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

Dated _____ 188

Police Justice.

The within named

State of New York, Police Court, First District.
City and County of New York, ss.

John V. Buskirk of No. 1322 Broadway, being duly sworn

deposes and says, that on the 9th day of August, 1886, and for some time prior thereto, to wit, from the 26th day of October 1883, at the City of New York in the County of New York, Henry Judson Morris, had in his possession a promissory note made by George K. Davis to William K. Hall on July the 10th 1886 by which the maker promised to pay to the payee three hundred and four dollars and sixteen cents, the said note having been originally made for the sum of two hundred and ninety three dollars and forty five cents, dated September 25th 1883, payable January 28th 1884. Depo-
nent says that he purchased the said note dated September 25th for value, and became possessed thereof, and being so lawfully possessed thereof and the true owner thereof, gave the same into the possession, custody and contrall of Henry Judson Morris as his bailee, agent and attorney, to collect the same and for no other purpose whatever, and that the

said Henry Judson Morris having in his possession the said evidence of debt - personal property and thing in ac-
tion - of the value aforesaid, and for the sole purpose ~~and~~ aforesaid, did without the consent or the knowledge of this deponent renew the said note of two hundred and ninety three dollars and forty five cents from time to time, tak-
ing other notes in renewals thereof, each of which was the lawful property of this deponent, and that the note so renewed amounted upon the 9th day of August 1886 to the sum of three hundred and four dollars and sixteen cents aforesaid, and deponent says that the said Henry Judson Morris having the said note and notes in his possession, custody and contrall as the bailee, agent and attorney of their true owner, this deponent, did with intent, to deprive and defraud deponent thereof feloniously appropriate the same to his own use and secret~~ly~~ and withhold the same and did steal the same.

Deponent further says that on or about the 9th day of August 1886 the said Henry Judson Morris having in his con-
troll and possession as the bailee, attorney and agent of this deponent, its true owner, the said note made by George K. Davis to William K. Hall for three hundred and four dol-
lars and sixteen cents and endorsed by the said Hall, did discount and cause to be discounted the same and received as the proceeds of said discount the face of the said note less the usual banking discount, to wit, the sum of three hundred and four dollars and sixteen cents or thereabouts,

which said sum being the proceeds of said note was the lawful property of this deponent, and was by the said Henry Judson Morris with intent to defraud this deponent and de-
prive him of the use thereof, feloniously withheld and se-
creted from deponent and appropriated to the use of the said Henry Judson Morris in whose custody, possession and contrall it was as the property of deponent and for the sole purpose of delivery to him.

State of New York, Police Court, First District.
City and County of New York, ss.

John V. Duskirk of No. 1322 Broadway, being duly sworn

deposes and says, that on the 9th day of August, 1886, and for some time prior thereto, to wit, from the 26th day of October 1883, at the City of New York in the County of New York, Henry Judson Morris, had in his possession a promissory note made by George K. Davis to William K. Hall on July the 10th 1886 by which the maker promised to pay to the payee three hundred and four dollars and sixteen cents, the said note having been originally made for the sum of two hundred and ninety three dollars and forty five cents, dated September 25th 1883, payable January 26th 1884. Depo-
nent says that he purchased the said note dated September 25th for value, and became possessed thereof, and being so lawfully possessed thereof and the true owner thereof, gave the same into the possession, custody and contrall of Henry Judson Morris as his bailee, agent and attorney, to collect the same and for no other purpose whatever, and that the said Henry Judson Morris having in his possession the said evidence of debt - personal property and thing in ac-
tion - of the value aforesaid, and for the sole purpose ~~xxx~~ aforesaid, did without the consent or the knowledge of this deponent renew the said note of two hundred and ninety three dollars and forty five cents from time to time, tak-
ing other notes in renewals thereof, each of which was the lawful property of this deponent, and that the note so renewed amounted upon the 9th day of August 1886 to the sum of three hundred and four dollars and sixteen cents aforesaid, and deponent says that the said Henry Judson Morris having the said note and notes in his possession, custody and contrall as the bailee, agent and attorney of their true owner, this deponent, did with intent, to deprive and defraud deponent thereof feloniously appropriate the same to his own use and secret~~xxx~~ and withhold the same and did steal the same.

Deponent further says that on or about the 9th day of August 1886 the said Henry Judson Morris having in his con-
trall and possession as the bailee, attorney and agent of this deponent, its true owner, the said note made by George K. Davis to William K. Hall for three hundred and four dol-
lars and sixteen cents and endorsed by the said Hall, did discount and cause to be discounted the same and received as the proceeds of said discount the face of the said note less the usual banking discount, to wit, the sum of three hundred and four dollars and sixteen cents or thereabouts, which said sum being the proceeds of said note was the lawful property of this deponent, and was by the said Henry Judson Morris with intent to defraud this deponent and de-
prive him of the use thereof, feloniously withheld and se-
creted from deponent and appropriated to the use of the said Henry Judson Morris in whose custody, possession and contrall it was as the property of deponent and for the sole purpose of delivery to him.

Deponent further says that at various times he demanded of the said Morris payment of said note, but received no payment thereon, but that said Morris promised to press the collection thereof, and said that on or about the 20th day of October 1887 he would have the money for deponent. Deponent says that thereafter and on or about the 20th day of October he went to the said Morris for the purpose of receiving the proceeds of his said note; that the said Morris thereupon gave to deponent seventy five dollars; that deponent thereupon asked the said Morris for his said note or if it had been collected for the proceeds thereof; that the said Morris would not admit that the note had been collected, but replied evasively, and deponent says that suspecting the said attorney Morris of having converted to his own use the said note, he caused investigation to be made with the maker, payee and bank at which the said note was payable, and upon such investigation learned that the said note had been paid more than a year before and that said Morris had received the said proceeds, and upon this information and belief deponent charges as above; that said Morris being possessed of said evidence of debt and deponent's attorney for the purpose of collection, has with felonious intent to deprive this deponent of his property secreted withheld and appropriated to his own use the said note and its said proceeds and the said proceeds, ~~plus~~ the sum of seventy five dollars, to wit, the sum of two hundred and twenty nine dollars and sixteen cents, or thereabouts. Sworn to before me this
13th day of February, 1888,

Solau R. Smith
Police Justice.

Deponent further says that at various times he demanded of the said Morris payment of said note, but received no payment thereon, but that said Morris promised to press the collection thereof, and said that on or about the 20th day of October 1887 he would have the money for deponent. Deponent says that thereafter and on or about the 20th day of October he went to the said Morris for the purpose of receiving the proceeds of his said note; that the said Morris thereupon gave to deponent seventy five dollars; that deponent thereupon asked the said Morris for his said note or if it had been collected for the proceeds thereof; that the said Morris would not admit that the note had been collected, but replied evasively, and deponent says that suspecting the said attorney Morris of having converted to his own use the said note, he caused investigation to be made with the maker, payee and bank at which the said note was payable, and upon such investigation learned that the said note had been paid more than a year before and that said Morris had received the said proceeds, and upon this information and belief deponent charges as above; that said Morris being possessed of said evidence of debt and deponent's attorney for the purpose of collection, has with felonious intent to deprive this deponent of his property secreted withheld and appropriated to his own use the said note and its said proceeds and the said proceeds, plus the sum of seventy five dollars, to wit, the sum of two hundred and twenty nine dollars and sixteen cents, or thereabouts. Sworn to before me this
13th day of February, 1888,

James L. Smith
Police Justice.

0731

POLICE COURT *First* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John T. Buskirk

vs.

Henry J. Morris

Warrant-Larceny.

Dated *Feb 13* 1888

Smith Magistrate

Walsh Officer

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

Robt Walsh Officer.

Dated *Feb 15* 1888

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *Feb 15 - 1888*

Henry J. Morris
508 W. 125 St

Native of *US*

Age, *40 yrs*

Sex *M*

Complexion, *fair*

Color *W*

Profession, *Lawyer*

Married *N*

Single, *N*

Read, *N*

Write, *N*

See List Inside

0734

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

-----:
The People of the State of New York

against

Henry J. Morris.

-----:
Sir:-

Please take notice that on the annexed affidavits, the indictment, and on all the papers and proceedings herein I will move this Court at Part One thereof, held at the Criminal Court Building, Borough of Manhattan, in the City of New York, on the ¹⁶19th. day of ~~March~~^{April} 1900, at 10.30 o'clock in the forenoon of that day or as soon thereafter as counsel can be heard, for an order dismissing the indictment herein, for failure to prosecute the same, and for such other and further relief in the premises as to the Court may seem just and proper.

Dated New York, ^{April 9th}~~March 15th~~. 1900.

Yours &c.

Charles Cohn

Attorney for Defendant

203 Broadway

N. Y. City.

To

Hon. Asa Bird Gardiner,

District Attorney.

0735

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

-----:
The People of the State of New York,

against

Henry J. Morris.

-----:
City and County of New York s. s.

Henry J. Morris being duly sworn says, that he is the defendant herein. That an indictment against deponent was filed herein by the Grand Jury of this County on April 6th. 1899, and though several terms of this Court have since been held no disposition thereof has been had. That as deponent has been informed and believes, a motion to dismiss the indictment herein for failure to prosecute the same was made before Mr. Justice Newburger, and an order denying the same without prejudice was filed herein with the Clerk of this Court on February 14th. 1900.

Sworn to before me this 3rd day of April 1900.

Joseph R. Silverstone
Clerk of Deeds
City of N.Y.

Henry J. Morris

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

-----:
The People of the State of New York
 against
 Henry J. Morris.

-----:
City and County of New York, s.s.

Charles Conn being duly sworn says, that he is the attorney for the above named defendant. That an indictment charging the defendant with grand larceny was filed herein on April 6th. 1888. That for several months past this deponent has made every endeavor to have this case brought to trial but without avail, as Mr. Sullivan who has charge of the case in the District Attorney's has refused to bring the same to trial. That the said cause appeared on the calendar in Part 2 in January of this year, but went off as Mr. Sullivan was not ready for trial. That in February deponent made a motion before Mr. Justice Newburger to dismiss the said indictment, but on the statement of Mr. Sullivan that the matter would be disposed of by him without further delay the said motion was denied without prejudice, by an order ^{entered} herein on February 14th. 1900. That about a week thereafter the said case again appeared on the calendar of Part 2, and at the request of Mr. Sullivan it was set down for February 28th. for trial, but it has never since appeared on the calendar. That deponent has made several attempts to have the same placed on the calendar, but was informed that the office of the Chief Clerk, that the papers were in the hands of Mr. Sullivan, and nothing could be done without instructions from him, and deponent has even gone so far as to write a personal letter to Mr. Sullivan in which deponent stated that unless the case was disposed of deponent would be compelled to renew the motion to dismiss the indictment, but notwithstanding all this deponent has been unable

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to have the said cause brought to trial. That from all the facts surrounding this case deponent is of the opinion that a conviction herein can never be had, and that opinion has been occurred by attaches of the District Attorney's office who are cognizant of all the facts, and has even been expressed by Mr. Sullivan, but for some reason unknown to deponent no disposition thereof seems possible, and this indictment has been allowed to hang over the defendant for the sole purpose of harassing and annoying him. Depoent therefore for an order dismissing the said indictment for failure to prosecute the same. That no previous application for said order has been made except as hereibefore set forth which was denied by Mr. Justice Newburger without prejudice.

Sworn to before me this

14th. day of April 1900.

Joseph Silverstein
Court of Seeds
City of N.Y.

Charles John

0738

Court of General Session of the Peace

City and County of New York

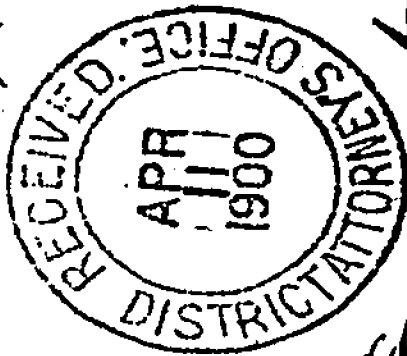
The People of the State of New York

-VS-

Henry J. Morris

Defendants and Notice
of Motion

Charles Cohen
Defendants Atty
203 Broadway
City of N.Y.



*RECEIVED
APR 24 1900
J. Morris
The People of the State of New York
J. Morris*

*Appears that the index
ment herein is twelve
years old - this motion
was denied but without
prejudice by Judge Newburgh
in Feb 1900 to give the People
a chance to move the case
It has not since been
moved and the District
Attorney consents to the
dismissal of the indictment.
For these reasons Grant
the dismissal
April 24 1900
J. Morris*

0739

County of General Session of the Peace

City and County of New York

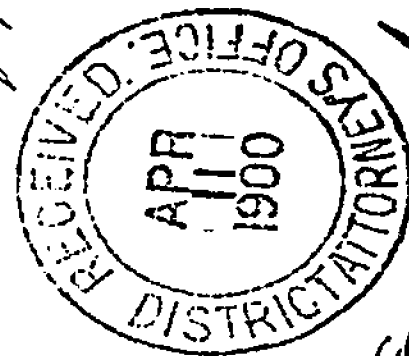
The People of the State vs

-VS-

Henry J. Morris

Defendants and Notice
of Motion

Charles Cohen
Defendants City
203 Broadway
City of N.Y.



RECEIVED
APR 24 1900
Consent to
the removal of
the defendant
from the
County of New York

It appears that the indictment herein is twelve years old - this motion was denied but without prejudice by Judge Newburger in Feb 1900 to give the People a chance to move the case - It has not since been moved and the District Attorney consents to the removal of the indictment -

For these reasons Grant the dismissal
April 24 1900
J.M.F.

0740

At a term of the Court of General Sessions of the Peace of the County of New York, held at Part One thereof, at the Criminal Court Building, in the Borough of Manhattan, in the City of New York, on the 14th. day of February 1900.

Present,

Hon. Joseph E. Newberger

Justice.

-----:
The People of the State of New York

against

Henry J. Morris.

-----:
A motion having regularly come on to be heard for the dismissal of the indictment herein, for failure to prosecute the same, and after reading and filing the affidavit of Charles Cohn, verified February 9th. 1900, and the notice of motion thereon in favor of the said motion, and after hearing Charles Cohn of Counsel for the defendant in favor of of said motion

It is on motion of Asa Bird Gardiner Esq. District Attorney,

Ordered, that said motion be and the same is hereby denied, *but without prejudice*

It is further ordered, that the trial of the said case be set down for February 1900.

But
[Signature]

0741

N. Y. Court of General Sessions.

The People of the State of N. Y.
against

Henry J. Morris.

Order denying motion to dismiss
indictment.

Charles Cohn
Attorney for Deft.
203 Broadway
N. Y. City.

(Filed Feb 14/1900.)

THE UNIVERSITY OF CHICAGO

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0743

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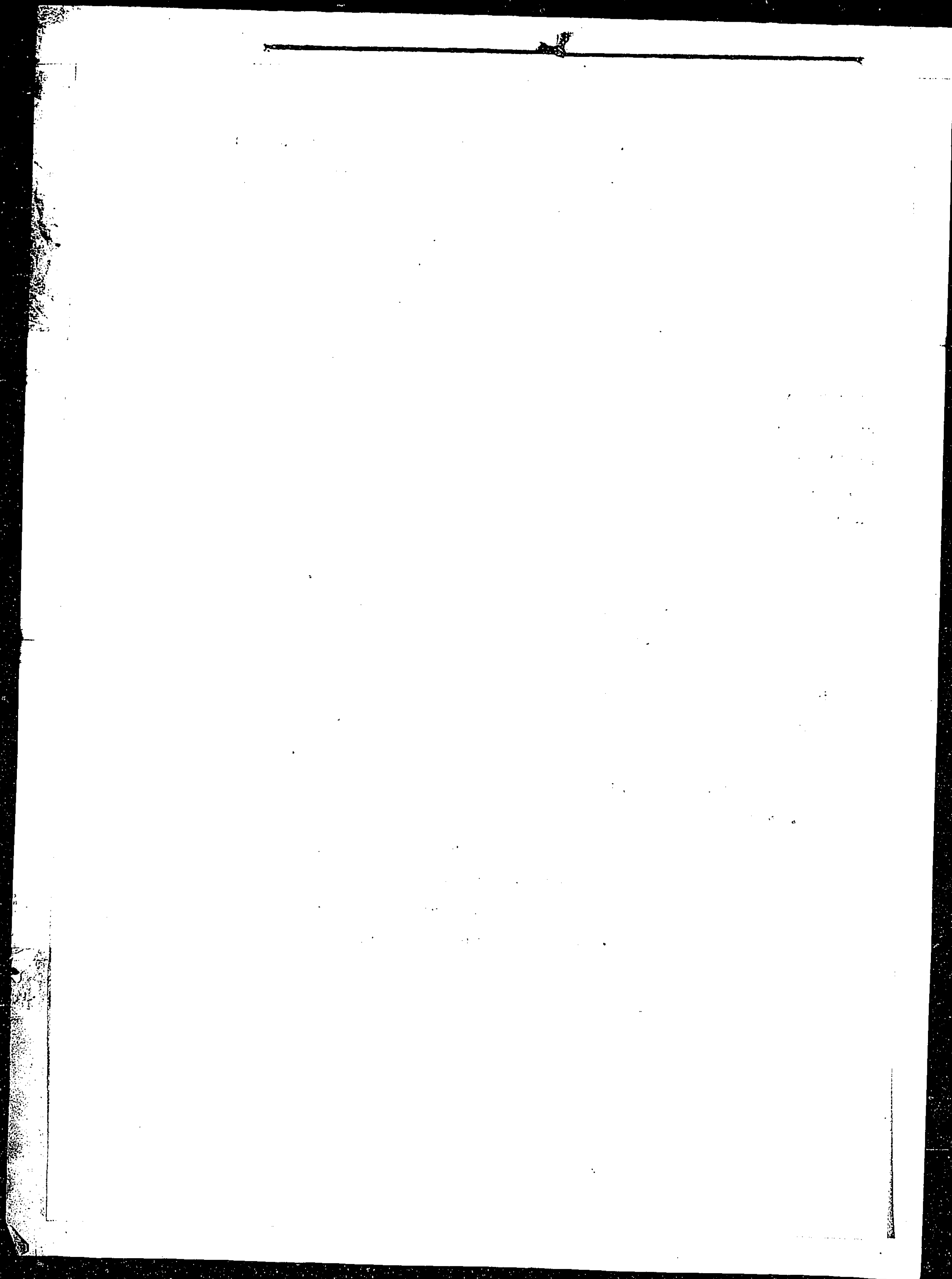
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POOR QUALITY
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0744



0745

N. Y. Court of General Sessions.

The People vs.

against

Henry J. Morris

Notice of Appeal.

Charles Cohn

Atty. for Deft. and Appellt.

203 Broadway

N. Y. City.

FILED FEB 18
1900

0746

N. Y. Court of General Sessions.

The People vs.

against

Henry J. Morris

Notice of Appeal.

Charles Cohn

Atty. for Deft. and Appellt.

203 Broadway

N. Y. City.

FILED FEB 18
1900

0747

hearing to me by the within depositions and statements that the crime
committed, and that there is sufficient cause to believe the within named

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

Dated *Feb 20* 188*8* *Solomon Belmont* Police Justice.

I have admitted the above-named *Henry Jackson Morris*
to bail to answer by the undertaking hereto annexed.

Dated *Feb 21* 188*8* *W. J. Oliver* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0748

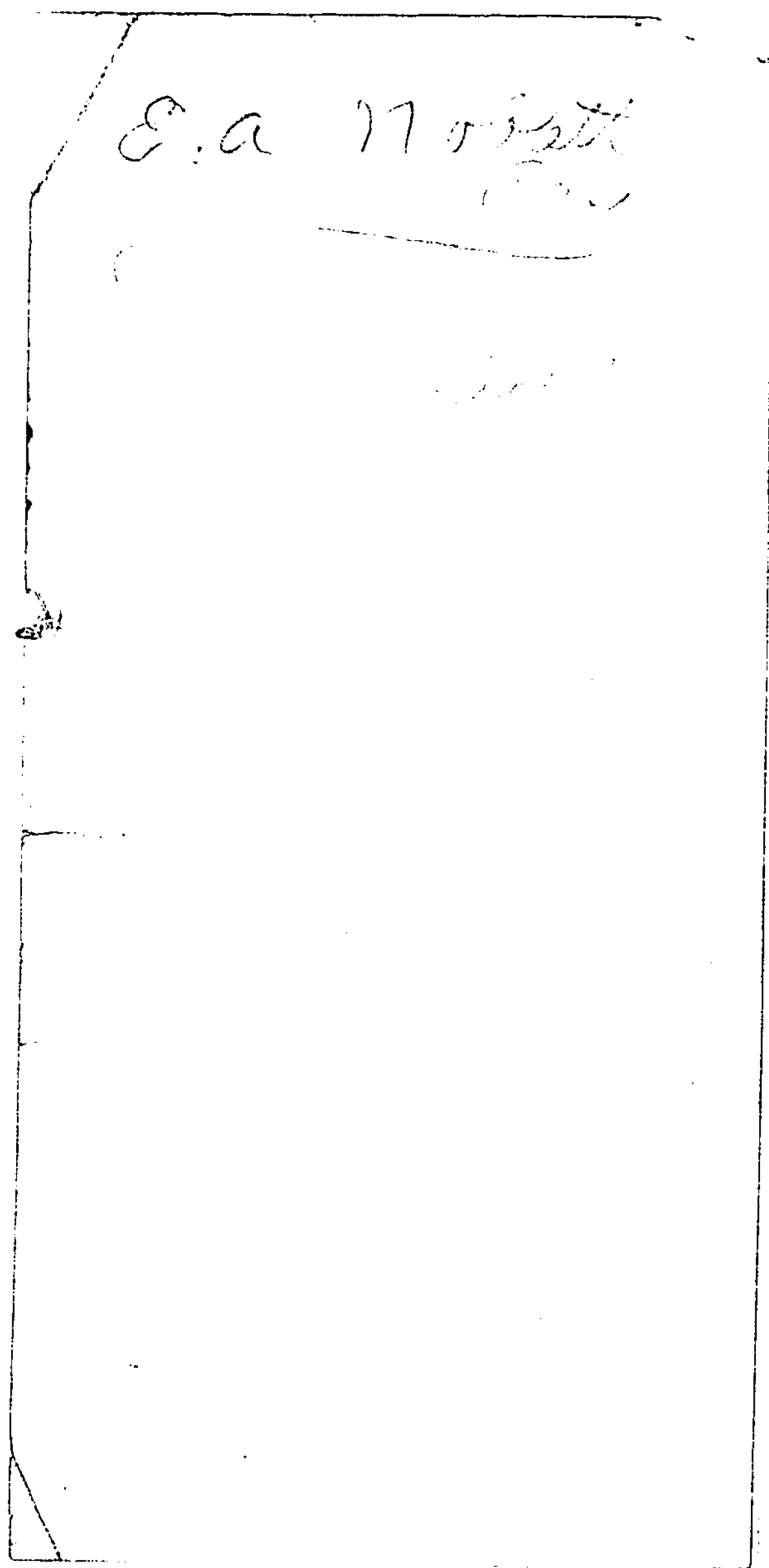
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PEOPLE

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POOR QUALITY
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0749



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

The People of the State of New York,

against,

Henry J. Morris.

Sir.

Please take notice that on the annexed affidavit, the indictment herein, and on all the papers and proceedings herein, I will move this court at Part One thereof, on the 13th. day of February 1900, at the Criminal Court Building in the County of New York, at 10.30 o'clock on said day or as soon thereafter as counsel can be heard for an order dismissing the said indictment for failure to prosecute the same and for such other and further order or relief in the premises as to the court may seem just and proper.

Dated New York, February 9th. 1900.

Yours &c.

Charles Cohn

Attorney for defendant,

203 Broadway

Borough of Manhattan

New York City.

TO,

Hon. Asa Bird Gardiner

District Attorney.

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

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

The People of the State of New York,
against,

Henry J. Morris.

City and County of New York, s.s.

Charles Cohn being duly sworn says, that he is the at-
torney for the defendant herein. That this defendant is char-
ged with the crime of grand larceny in the second degree. That
the indictment against the defendant was found by a grand
jury of this county April 6th. 1888 and that although several
terms of this court have been held since the said indictment
was found no disposition thereof has been had. Wherefore the
deponent prays for an order dismissing the said indictment.

Sworn to before me this

9th day of February 1900.

Joseph A. Silverside
Clerk of Court (100)
City of New York

0752

N.Y. Court of General Sessions.

The People of the State of N.Y.

against,

Henry J. Morris.

Affidavit and notice of motion
to dismiss indictment.

Charles Cohn
Defts. Atty.
203 B'way.
N. Y. City.

Motion denied
(see book.)



People

Levygar.

103 N.Y. S. 10

Morris

Accepted
Feb 17 1900

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry J. Morris

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

Henry J. Morris
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said *Henry J. Morris*,

late of the City of New York, in the County of New York aforesaid, on the
— *ninth* — day of — *August*, — in the year of our Lord
one thousand eight hundred and eighty-*six*, at the City and County aforesaid, being
then and there the ~~clerk and servant of~~ *agent and attorney*

of one John V. Boudarda,

agent and attorney
and as such ~~clerk and servant~~ then and there having in his possession, custody and control
certain moneys, goods, chattels and personal property of the said

John V. Boudarda
the true owner thereof, to wit: *the sum of three hundred*
and four dollars and sixteen cents in
money, lawful money of the United
States and of the value of three
hundred and four dollars and sixteen cents,

the said *Henry J. Morris* afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money so in his*
possession, custody and control as aforesaid,
to his own use, with intent to deprive and defraud the said *John V. Boudarda*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and
personal property of the said *John V. Boudarda,*

did then and there and thereby feloniously steal, 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 R. FELLOWS,
District Attorney.