

0581

BOX:

193

FOLDER:

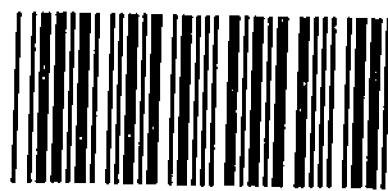
1946

DESCRIPTION:

Moore, Katharine E.

DATE:

10/22/85



1946

0502

Rebecca Jackson

A True Bill

F. Lorenzen.

10-11-12

0583

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Katharine E. Moore

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

Katharine E. Moore
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Katharine E. Moore*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
sixth day of *June*, in the year of our Lord one thousand
eight hundred and eighty-*nine*, at the Ward, City and County aforesaid, with force and arms,
in the *day* time of the same day, *nine*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value
of twenty dollars *each*; *nine* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory
notes for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each; *twenty* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars *each*; *twenty* promissory notes for
the payment of money, being then and there due and unsatisfied (and of the kind known as United
States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*;
nine promissory notes for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars *each*; *nine*
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; *divers coins, of a number, kind and*
~~denomination to the Grand Jury aforesaid unknown, of the value of~~

of the proper moneys, goods, chattels, and personal property of one _____
on the person of the said *Robert G. Johnson*, then and there being
found, from the person of the said _____ 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.

RANDOLPH B. MARTINE,
District Attorney.

0504

The People, &c.,
ON THE COMPLAINT OF
Jesse Lee
vs. *John J. Lee*
Katherine Moore

No. 180-11

Police Court District

Office

Police Court—*1138* District.

188
 Dated Oct 7
D. B. Smith Magistrate.
James Lewis Officer.
2102
Daniel R. McWhorter Precinct.
957 8th Ave
John W. Jacobson Street.
912 Broadway
Chas. H. Williams
5 West 73 Street.
 No. 1000 to answer Chas Street.
of aled

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

guilty thereof, nor admitted, he be held to answer the same and he be admitted to bail in the sum of One Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated October 13th 1903

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

There being no sufficient cause to believe the within named _____

Dated 188 Police Justice.

POOR QUALITY
ORIGINAL

0585

District Police Court.

Rebecca Lee
vs.
Thomas E. Moore
Grand
Juror

STENOGRAPHER'S TRANSCRIPT.

October 3rd 1885

BEFORE HON

Samuel O. Riley
Police Justice.

W. J. Green
Official Stenographer.

POOR QUALITY
ORIGINAL

0586

STENOGRAPHER'S MINUTES.

Secord District Police Court.

THE PEOPLE, &c. IN COMPLAINT OF
Mary Jackson
vs.
William Moore

BEFORE HON.

Samuel D. Kelly
POLICE JUSTICE,
October 3rd 188*5*

APPEARANCES:

For the People,

For the Defence

Samuel D. Kelly
Oct 3rd 188*5*

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WITNESSES.

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Cross Ex.

Re-Direct.

Re-Cross.

Samuel D. Kelly

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J. W. Jasper

4-5

Charles R. Henry

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Mr. Jackson

8-15

Miss Della Jackson

16 17 17.20

M. J. Greaney
Official Stenographer.

POOR QUALITY
ORIGINAL

0587

2
DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Rebecca Jackson
Catherine E. Moore
Examination had *Oct 3rd* 188*5*
before *Samuel C. Kelly* Police Justice.

I, *H. J. Treacy* Stenographer of the *2nd* 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 *Gasper Fleming*
Mr Jackson
as taken by me on the above examination before said Justice.

Dated *Oct 3rd* 188*5*

Samuel C. Kelly
Police Justice.

H. J. Treacy
Stenographer.

POOR QUALITY
ORIGINAL

0588

New York October 3rd 1885
Second District Police Court
Hon. William H. Kelley - Presiding.
Rebecca Jackson)
vs.) Grand
Nathaniel E. Moore) Jury

Francis V. Kemp, being duly
sworn, deposes and says that
he is manager and
superintendent of Acker,
Merrall and Condit's Grocery
Store 6th St. and 5th Ave.

Me

You say in your affidavit that
the complainant gave Mr. Moore
the money to pay your bill?

Ans

Yes, I know what
Mrs. Jackson told me, that
she gave one hundred
dollars on account. We
send out our statements
monthly.

Q,

Ques. What was the last date
Mrs Jackson made a
payment?

Ans. Dec. 9th 1885

Ques. He could state how often
every month; that is the
rule of our firm.

Ques. Your Honor. Recollecting do
you know anything about
this money having been given
to Mr Moore.

Ans. I know nothing
but according to our Book

Ques. You give the contents
of the Book from memory?

Ans. Yes Sir.

(By the Court)

Ques. If that one
hundred dollars had been
paid you would have
known it?

Ans. The Book should
tell.

Q

POOR QUALITY
ORIGINAL

0590

By counsel 3

Q. Has any action been
commenced against Mrs
Jackson to collect this
Bill?

A. I was told that there
was no action, I have no
knowledge, other than what
I was told, that no action
was commenced.

Subscribed before me
this 3rd day of Oct 1885

Daniel H. Smith

Daniel H. Smith Justice

3

POOR QUALITY
ORIGINAL

0591

George D. Foster, being my
counsel, deposes and says,
I am Subintendant in
general, and Cashier of
Brattle & Co's Bankery, in Boston-
may.

Q. You are in the habit of
sending over bills?

A. Yes Sir

Q. monthly? When was this Bill
sent over?

A. About month to
month.

Q. When was the
amount of your Bill on
the 1st of July last?

A. \$7.74⁰⁰
Q. You have sent her state-
ment every month?

A. Yes Sir, by mail
Q. To John Brown the
deputy?

A. Yes Sir
H

POOR QUALITY
ORIGINAL

0592

83

Ques How long have you been in
your store since July 1873
Ans Yes Sir, the same
in the matter of calling
them every day, or rather
the cards that ordered
things occasionally.

Ques What

Ans She made a payment
in May.

Ques Yes Sir, 25 \$

Ans Yes Sir, 25 \$

Ques paid the bill by check.

Ans Yes Sir, occasionally. Sometimes

Ques she paid money.

Ans Yes Sir, when was

Ques they came?

Ans Yes Sir, frequently by check.

sworn to before me (George H. Baker
this 3rd day of Oct 1875)

Sam'l O. Ruff Police Justice

POOR QUALITY
ORIGINAL

0593

Q. Charles H. Fleming,
being duly sworn, deposes and
says: I am the proper Receiver for
Cephus & Co. Local Merchants
Me. That was the amount
Q. of the Bill?

A. In the 1st of Oct. 1885
the balance was (\$3.25)
thirty three dollars and
twenty five cents.
Me.

When was
any payment made before
that?

Ans. April 1st 1885 (1885)
Me. When was the Bill?

Ans. One hundred and
three dollars and twenty
five cents (\$103.25). The
paid 70¢ on it. The
Genl. & Statemen & Mrs
Jackson, or our collector
were there

C

POOR QUALITY
ORIGINAL

0594

I have no other knowledge
than that the indebtedness is
on the Poors.

Me, Do you
know Mrs. Moore by sight?
No Sir, the
balance of her Bill is due
now.

I brought before me }
this 3rd day of Oct 1885 } Chas. Fleming

Daniel H. Kelly Police Justice

Q Mrs Rebecca Jackson, being
eternally married depose and
swear (on Cross Examination)
Mes Here? You are the Plaintiff

Ans Yes. Q Yes Sir. Q Can you state in
this affidavit that you are
a housekeeper?

Ans Yes. Q For myself.
Q At the time when you
made this? were you keeping house
Q Yes. I was not.

Q Were you for anyone?
Q Yes. I was not. I closed
up in the Month of Feb.
in this City. I now live at
334 Fifth St. I am boarding
with my family. My son
and daughter.

Q What is your
daughter's name?

Ans Bella Jackson
J

I

Ques Did you married
daughter?

Ans No Sir

Ques The statement that you
are a housekeeper is
~~correct~~ erroneous?

(Directed to be Plaintiff's counsel,
objection sustained. Exception
taken and allowed)

Ques How long have you
known Mrs Moore?

Ans Twenty years.

Ques She has lived with you
how long?

Ans Six years.

Ques Up to what time were
you keeping house.

Ans Feb. last. I
gave her the money on
June the 6th at the Wellington
Hotel. I had been living there
several months. Mrs Moore
was with me.

I

(10)

I lived there on the
14th or 17th of June. I went
from there to Jersey City on
a visit till the 1st of Aug.
Mrs. Moore's house.

Ans. The house of a friend of
mine - the number 331
Hammont St. New Jersey.
Mrs. Moore did not go with
me.

Mrs. Why did you go before you
Ans. I left days. I New
(knowing) I was to delay there.

Mrs. How long was Mrs. Moore there?

Ans. The last I saw
her was the 1st of August.
I left her.

Mrs. Do you know
that she remained there
for about a week after
you left?

Ans. I can't say.

11

I heard she was there
I had confidence in her.

(Exception to this reply) not sustained)
Q Did you leave property
in Mrs Moores custody in
Jersey City?

Ans Objection - (sustained, - and
Exception taken and allowed)
Q Did there any other
bills besides those of these gentle-
men?

Ans Several others.
Q Did you give her the
bills to pay?

Ans She had them.
Q Where did she get them?

Ans She had received the
bills. They had been sent to
me but she received them.
Q Did not open my mail.

Q Explain how it is, that
if Creditors sent their Bills
to Gen. Mrs Moore got
them.

12

Ans She was in the habit of receiving them, I let her get anything in that way and she would bring them to me.

Ques

Will you open the letters containing the bills of creditors before turning them to you?

Ans

I would open the letters. I would ask her "How much do I owe". I was in the habit of doing so for some time. I did ^{not} see a bill since I was away. Mrs Moore kept the bills from me, I did not see the Cash bills that were presented.

Ques

Who signed the checks with ~~which~~ which the bills were paid?

Ans

She was in the habit of paying the bills

12

13

Ans I drew the checks
according to my own wish,
and would hand the checks
to her and instruct her
to pay the bills when paid
by checks. ^{Ans} Moore is a
witness in some proceedings
in the Surrogate's Court in
which our daughter is a
party defendant.

Objected to. ^{Ans} Objection
sustained. Exception taken and
allowed.

Ques Are you not the
mother of Max Henry who is
a party to certain proceedings
in the Surrogate's Court?

Objection — Sustained — Exception
taken and allowed.

Ques Mrs Moore
was in your employ for
a good many years?

Ans She was
not in my employ

(14)

Ques When was her relation in
your family?

Ans She was taken
for Charity.

Ques Has she not
worked for you?

Ans She has
worked in manouse, and
has been blind, & he was
t. Men in for Charity, & I gave
her in food and gave her
money, but not for her work.

Ques When did you first
learn these bills were not
paid?

Ans After I came back
from the Country about the
9th or 10th of September 1885

Ques Who was present when
this money was given to
Mrs Moore?

Ans My daughter.

14

15

Ques The money has never
been returned?

Ans No Sir. She lived
with me over six years
and acted as agent for
me.

Ques How long has she been
in the habit of paying the
bills?

Ans For six years.

Ques Which daughter was
present when the money
was given to her?

Ans Miss Bella Jackson
was present when the money
was given to her.

Shorn & before me
this 3rd day of Oct. 1885

Rebecca Jackson

Samuel C. Belling Police Justice

15

16

Miss Bella Jackson,
daughter of Complainant,
being duly sworn, deposes
and says;

Ques

You are the
daughter of the Complainant?

Ans

Yes sir.

Ques

Did you live with your
mother in June?

Ans

Yes sir.

Ques

at the Wellington Hotel.

Do you recollect
when that was?

Ans

About the
6th or 8th of June.

Ques

Did you
see your Mother hand
Mrs Moore money?

Ans

I saw
her hand her 100\$ and
other bills; Mother said
"Pay those bills, be careful
and do not lose the money."

16

14
Ques (Cross Examination)
What time of day
was this?

Ans It was about 11³⁰
O'clock in the morning.

Ques In the sitting room?

Ans In the front Parlor.

Ques How long had Mrs
Moore been in that room?

Ans Some little time.

Ques What were you doing?

Ans I cannot tell, I was
reading.

Ques You have seen
your Mother give Checks
to Mrs Moore?

Ans Very frequently.

Ques It was not likely to attract
your attention?

Ans No. Mother was
in the habit of it. I can
only remember what I
told you

JF

Ques Do there any Circumstances,
or fact, by which you can
get the date?

Ans I think it was
about the 6th or 8th of June 185

Ques As far as I can remember.
Can you not tell
us in detail?

Ans I cannot
remember.

Ques Do you remember
any conversation?

Ans Mr Jackson
said "be careful of the money."
she was in the habit of
paying bills.

Ques Where did you
go after you left here?

Ans We went to
Jersey City.

Ques It was the
understanding that she should
go there?

Ans I believe it was.

JF

19

Ques She was seen there
with some of your things?

Ans No, she was not.

Ques How long did she go
in advance of you?

Ans About 3 or 4 days.

Ques Was Mrs Moore with
you there?

Ans No. not with me.

Ques Stopping in the house
with you?

Ans Yes Sir. Not in
my society.

Ques Did you
associate with her, or
exclude her?

Ans I did not
consider her an equal.

Ques How long was she
in this house, when you
and your Mother were
there?

Ans We were there at
different times.

19

POOR QUALITY
ORIGINAL

0607

20

Ques How long were you
there?

Ans Five or six days.

Ques When did your Mother
come away?

Ans On the 1st of August.
I left Mr Jackson there.

From before me
this 3rd day of Oct 1885

Wm Jackson

Samuel C. Beatty

Wm Jackson

Admitted to October 10th 1885
2 O'clock P.M.

20

0608

New York Oct 13th 1885

Jackson } Continued
vs
Moore

Mrs Jackson
being recalled deposes and
says, I gave Mrs Moore the money
to pay the Bills. She said she
would go and pay them in
the afternoon. There was 100\$
for Acker, Merrill & Co. 40\$ for
Popham & Co and 30\$ for a
Druggist. The Ice man 25\$
and several other bills I can-
not recall. There were 7 or 8
Bills to be attend to that day.
I did not make a note on
each bill. On or about
the 9th of Sept last I learned
that these Bills had not
been paid.

Me Was there anyone
present at the time when
/

Q

Q You gave this money
to Mrs Moore?

Ans No Sir.

Sworn to before me
this 13th day of Oct 1885

Police Justice

Q Mrs Bella Jackson, being
recalled deposes and says
As there any circumstance
in connection with giving
this money to Mrs Moore
that came to your mind?
that date in your mind?

Ans It was my

Q Mother's birthday. Have

Ans You consulted anyone in
regard to these details?

Only with my

self
Sworn to before
me this 13th day of Oct 1885

Police Justice

06 10

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Catherine E. Moore*

Question. How old are you?

Answer. *Forty one*

Question. Where were you born?

Answer. *Philadelphia Penna*

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

Answer. *Steven House asbury place*

Question. What is your business or profession?

Answer. *Housekeeper*

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 - Catherine E. Moore*

Taken before me this

day of

Oct

188

at

David W. Kelly

Police Justice.

0611

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 48 years, occupation Book Keeper of No.

912 Broadway Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Rebecca Jackson

and that the facts stated therein on information of deponent are true of deponents' own
knowledge so far as it relates to Russell & Co Bill
for bread, coal and 2004 for the amount of (\$294.11)
the same has never been paid
Sworn to before me, this

day of Oct 1887

George H. Jasper

Salmon B. Smith
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 33 years, occupation Driver of No.

5 West 23rd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Rebecca Jackson

and that the facts stated therein on information of deponent are true of deponents' own
knowledge so far as it relates to the Bill of Polk & Co
rendered for coal, balance of said bill of \$3.25 & has
not been paid
Sworn to before me, this

day of Oct 1887

Charles A. Fleming

Samuel C. Smith
Police Justice.

06 12

CITY AND COUNTY
OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

of No. 958 Grand St. Street, aged 29 years,

occupation *Proctor* being duly sworn deposes and says

that on the 3rd day of *February* 1885

at the City of New York, in the County of New York, *that he is*

General Manager and Superintendent
of Reker, Merrill and Co. and Store
at 57 1/2 and 60 W. and that
of his own knowledge he believes,
and knows that one Rebecca
Jackson of No 334 Fifth St
is indebted to the above procer
during of Reker, Merrill and Co.
for household necessities to the
amount of one hundred and
fifty three dollars and fifty four

Subscribed before me, this

1885

Notary

Police Justice

0613

Police Court, District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Dated

188

Magistrate

Officer

Witness,

Disposition,

AFIDAVIT.

Case No. 163⁵⁷, deponent is informed by Mrs Rebecca Jackson, that on or about the 6th day of June, ¹⁸⁸⁵, the said Rebecca Jackson gave to the said Catherine L. Moore, the sum of one hundred dollars to pay on account of the said bill of Robert Merrill and Co. which money was not and has not been paid to the above named firm according to the books.

Sworn to before me this 3rd day of Oct 1885
Sam'l A. Kelly, Justice

Paul D. Kent

POOR QUALITY
ORIGINAL

06 14

DISTRICT ATTORNEY'S OFFICE

New York,

1886

The People

vs

Catherine E. Moore

W. C. Beecher

Put this case on
Part 1 on 14th inst.

Then to be tried -

Notify Counsel

To

Mr. Cramer

RB M.

POOR QUALITY
ORIGINAL

06 15

District Attorney's Office.

PEOPLE

vs.

Catherine Elmer
Gibson

Let this case
be put on hold
on 22nd inst. to
fix a day for
trial - Put it in
Part 2 - RBM,
Jun 19/86

POOR QUALITY
ORIGINAL

06-16

Bliss & Schley,
Attorneys & Counsellors,
160 Broadway,

GEORGE BLISS,
WILLIAM T. SCHLEY.

New York

Jan. 11 1886

Dear Sir,
Catherine & I have
been here in New
Jersey and acquired,
thus being a positive reflection
the money in that case was
in New Jersey in New York.
There is therefore no reason
why the matter should be brought
to trial here. The charge here

POOR QUALITY
ORIGINAL

0617

is entirely distinct from the
trade and housekeeping. It relates
to different property; a
different transaction.

I therefore request that
in accordance with your
arrangement to send you
the case in the
calendar for trial
just returned
George B. Davis

Wm. B. B. Hastings
atty

POOR QUALITY
ORIGINAL

06 18

G. W. Dubois
38 Maiden Lane
" "
McEurope
Will not be home
for about one month
his partner does not
know any thing about
the case nor does not
know the Defendant

POOR QUALITY
ORIGINAL

06 19

Court of General Sessions, Part One

THE PEOPLE

vs

Katherine E. Moore

INDICTMENT

For

To

M

No.

George C. Dubois
36 Maiden Lane Street

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for trial at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on the 14 day of April instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

RANDOLPH B. MARTINE,

District Attorney.

POOR QUALITY
ORIGINAL

0620

District Attorney's Office.

Part One

PEOPLE

vs.

Katherine E. Moore

April 14th

*The complainant in
this case left her last
address 7 months ago,
and cannot be traced.
The bondsman is
in Europe.*

*For [unclear]
[unclear]
100 [unclear]*

POOR QUALITY
ORIGINAL

0621

Bliss & Schley.
Attorneys & Counsellors.
160 Broadway.
New York.

GEORGE BLISS.
WILLIAM T. SCHLEY.

Jan 2

1888

Hon. R. B. Martine

Dear Sir

Dear Sir

The case
against Catherine Moore
is set for trial Dec 8.
I have to request that
you will not allow any
arrangement to be made
for further delay without
giving me an opportunity

to be present and meet
statements that may be
made. I am confident
I can satisfy you that
it should go on.

Yours obediently

George Bliss

POOR QUALITY
ORIGINAL

0622

The People
vs
Catharine Moore

POOR QUALITY
ORIGINAL

0623

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 Rebecca Jackson

of No. 334 5th Avenue Street, that on the 6th day of June 1885 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money consisting of
divers bills of divers denominations

of the value of Two hundred & seventy five Dollars,
the property of Complainant

w taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Katharine E. Moore

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

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

Dated at the City of New York, this 5th day of October 1885

Soloist
Police Justice

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Rebecca Jackson
vs.

Katharine E. Moore

Warrant-Larceny.

Dated

October 1st 1885

Stark
Magistrate

Quinn
Officer

The Defendant

Katharine E. Moore

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

James Quinn
Officer.

Dated

October 2 1885

This Warrant may be executed on Sunday or at night.

Soloist
Police Justice.

REMARKS.

Time of Arrest,

October 2. 1885

Native of

Sw D

Age,

41

Sex

Complexion,

Color

White

Profession,

H. Kuper

Married

Single,

Yes

Read,

Yes

Write,

Yes

Alphonso Thomas Holt

POOR QUALITY
ORIGINAL

0624

Police Court District.

Affidavit—Larceny.

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

of No. 334 Fifth Ave Street, aged 52 years,
occupation Housekeeper being duly sworn
deposes and says, that on the 6 day of June 1885 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:

Good and
lawful money of the United States
in greenbacks, of various denominations,
of the value and sum of Two
Hundred and Seventy-five dollars
(275.00)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Katherine V. Moore
in the following manner; on
the above date, Katherine V. Moore
Moore while acting in the capacity
of housekeeper for deponent, received
the above named sum of money
from deponent, to pay certain bills
due various people for household
necessaries; which the said deponent
failed to pay, as deponent has
been informed by one George H. Jasper
Cook Keeper and Manager of the firm
of James Russell & Co of 109 1/2 & 9 1/4
Broadway, and all the people to
whom deponent is indebted, and

Subscribed before me, this
1885 day of June

Police Justice.

0625

I sworn to before me } Rebecca Jackson
this 4th day of October 1885
John B. Smith
Police Justice

<p>Police Court, _____ District,</p> <hr/> <p align="center"><i>THE PEOPLE, &c.,</i> <i>on the complaint of</i></p> <p align="center"><i>vs.</i></p> <p align="right">1 2 3 4</p>	<p align="center"><i>Offence—LARCENY.</i></p>
---	---

Date	188	Magistrate.	Officer.	Clerk.
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Witnesses,	_____
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No.	Street,
-----	---------

No.	Street,
-----	---------

No.	Street,
-----	---------

to answer	Sessions.
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POOR QUALITY
ORIGINAL

0626

General Sessions

State v Allen

2 Hampshire Term
258-

Belding v State

258-258-258

Bound in law library

p 564 Dec 431

The People of the
State of N.Y.

v.
Katherine E. Moore

Affidavit and notice
of motion

W.C. Becker

Att'y for Dicks, Dick

237 Broadway

N.Y. City

Filed 1 Apr 1966

0627

COURT OF GENERAL SESSIONS
IN AND FOR THE CITY AND COUNTY OF NEW YORK.

----- X
THE PEOPLE OF THE STATE OF NEW YORK, :

against :

KATHERINE E. MOORE. :
----- 1

PLEASE TAKE NOTICE, that on the annexed affidavit
the undersigned will move this Court on Monday, April the
26th, in Part One, at 11 o'clock in the forenoon of that
day or as soon thereafter as counsel can be heard, for an
order vacating and setting aside the forfeiture of the
bail herein, exonerating and discharging the said bail,
and for such other relief as may be just.

April 22nd
Dated ~~February 22~~, 1886.

Yours &c.,

W. C. Beecher,
Att'y for *George W. DuBois, Bail.*
237 Broadway, N. Y. City.

To

Hon. Randolph B. Martine,
District Attorney N. Y. Co.

0628

COURT OF GENERAL SESSIONS,

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

----- X
THE PEOPLE OF THE STATE OF NEW YORK, :

against :

KATHERINE E. MOORE. :
----- X

City and County of New York, ss:

W. C. BEECHER being duly sworn deposes and says,
that on or about the 1st day of October 1885, the defendant
herein was arrested charged with the crime of Grand Larceny,
on the complaint of one Rebecca Jackson, and was thereafter
held to bail in the sum of One thousand dollars; and that
thereupon George W. Dubois entered into a recognizance as
prescribed by law, and bound himself thereby in the said
sum of One thousand dollars for the appearance of the said
Katherine E. Moore for trial in this Court, and that on or
about the 21st day of October 1885 an indictment against
her was presented and filed herein. That thereafter and
after the giving of said recognizance and in the month of
December 1885, an indictment was found in due form of law
against the said Katherine E. Moore, by the Grand Jury of
Hudson County, in the State of New Jersey, charging her,
the said Katherine E. Moore, with the crime of larceny in
stealing and carrying away certain other property of the
said Rebecca Jackson. That thereupon the Governor of the
said State of New Jersey, in due form of law, made a requi-
sition upon the Governor of the State of New York, for the

0629

arrest of the said Katherine E. Moore, and for her delivery unto the duly appointed agent of the said State of New Jersey. That thereafter and on or about the 24th day of December 1885, the Governor of the State of New York issued his warrant, for her arrest and on the 24th day of December 1885 she was duly arrested under said warrant and delivered into the custody of the officer from the State of New Jersey, and by him conducted into said State of New Jersey, and out of the jurisdiction of this Court and committed to the common jail of Hudson County in said State of New Jersey.

That the issuance of said requisition, the arrest of defendant herein and her removal to the State of New Jersey, and out of the jurisdiction of this Court, were without the knowledge or consent of the said George W. Dubois, the bail herein. That the said bail has since January last been absent in Europe on business, and deponent further says that he applied to the Governor of the State of New York for copies of the requisition papers, which application was refused as being contrary to the

rules of his office. Deponent further says that, as he is informed & truly believes, on the 14th day of April, 1886, the case of the defendant Katherine E. Moore was called for trial, in this Court, the said bail being absent from the State of New York on business, failed to receive notice of said trial & the said defendant not having been notified, was not present & that thereupon the Court ordered the bail herein to be forfeited.

Sworn to before me this 22nd day of April 1886
 W. L. V. Beecher
 Rich^d B. Kelley
 Notary Public
 M. C. de

0630

BOX:

193

FOLDER:

1946

DESCRIPTION:

Morgan, Thomas

DATE:

10/26/85



1946

0631

No 213

Witnesses:

Lewis Rugglesman
C. Schwartz
W. J. La Roche
Wm. M. M. M.

Counsel,
Filed 26/11/1885
Pleads, Not guilty (27)

THE PEOPLE

vs.

Edmondson
dis. malheur

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. A. Muelton

Foreman

Reads Jury Verdict
24th Nov 1885

0632

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Morgan

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

Thomas Morgan

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

The said *Thomas Morgan*,

late of the *Third* Ward of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

William J. De Roche

feloniously and burghariously 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

William J. De Roche,

in the said *Store* then and there being, then and there feloniously and burghariously 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.

0633

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said Thomas Morgan of the crime of GRAND LARCENY, in the first degree, committed as follows:

The said Thomas Morgan,

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

\$450. — three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. and fifty seven matches of the goods, chattels and personal property of one William F. De Rode,

in the store of the said William F. De Rode,

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

Randolph B. Martin
District Attorney

0634

*Office of the
District Attorney Kings County
Court House, Room 3.*

Brooklyn April 15th 1890

Hon.

J o h n R. F e l l o w s,

District Attorney,

City and County of New York.

Dear Sir:-

There is pending in this County against James E. Morgan,
alias Thomas Morgan, alias Thomas Matthews, a criminal charge of
'possessing Burglar Tools having been previously convicted of a
crime.' It is stated that the defendant was convicted
in your County of Burglary on October 29th, 1885.

In order to avoid the necessity of bringing the Clerk
of your Court of Sessions with the Minutes of the Court, will you
do me the favor to send to me a Certified Copy of the Indictment
on which the conviction was had, and a Certified extract from the
Minutes showing conviction and sentence, and a Certificate of the
Clerk of the Court, that no judgment roll has been made up by the
District Attorney. I will gladly reciprocate at any
time in any way in my power,

I am, very respectfully yours,

James W. Ridgway
District Attorney of Kings Co.,

A. H. Wackerley
Chief Clerk

**POOR QUALITY
ORIGINAL**

0635

Mr. Matthew Alis Morgan
Oct. 26/85

POOR QUALITY
ORIGINAL

0636

On-245-1150

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. P. P.
327 54th Street, N.Y.C.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1

2

3

4

Thomas Matthews
also Morgan

Offence

Burglary

Dated

October 19 1885

Magistrate

1005

Witnesses

No. 1, Church

No. 2, Church

No. 3, Church

No. 4, Church

No. 5, Church

No. 6, Church

No. 7, Church

No. 8, Church

25000 bail for 4
22nd and 18th
2nd

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of thirty 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 Oct 22 1885 John J. Horn Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0637

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

18th District Police Court.

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

Question. What is your name?

Answer. *Thomas Morgan*

Question. How old are you?

Answer. *47 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *49th Street 1st + 2nd Ave 3 months*

Question. What is your business or profession?

Answer. *Cooper*

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 I
Demand an Examination
Thomas Morgan.*

Taken before me this

day of

188

John J. [Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0638

CITY AND COUNTY }
OF NEW YORK, } ss.

Emmet N. Schmuts
aged 36 years, occupation Saloon Keeper of No.
82 Church Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William La Roche
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th
day of October 1881 } E. H. Schmuts

John J. Gorman
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Roggemann
aged 26 years, occupation Barber of No.
330 East 33rd Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of William J. La Roche
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 19th
day of October 1881 } Louis B. Roggemann

John J. Gorman
Police Justice.

POOR QUALITY
ORIGINAL

0639

Police Court—1 District.

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

William J. La Roche
of No. 324 Vesey Street, aged 32 years,
occupation Dealer in Hardware being duly sworn
deposes and says, that the premises No. 324 Vesey Street,
in the City and County aforesaid, the said being a Five Story Iron Building
the ground floor and cellars below
and which was occupied by deponent as a Hardware Establishment
and in which there was at the time ^{no} human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking off
the bolt on a shutter in the base-
ment of said premises and bursting
upon the door of a safe in said premises
on the 6th day of September 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Good and lawful money of the
United States consisting of Bank Bills
of divers denominations, Silver Coins, and
copper pieces to the value of Four Hundred
and Fifty Dollars, & Fifty seven Silver
& Nickel Watches in all of the total
value of Seven Hundred and Twenty
Four Dollars. \$ 724 - 00

the property of Robert W. Taylor & William J. La Roche
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Thomas Matthews (now known) ^{alias Morgan}
and another man not named
for the reasons following, to wit: Deponent securely locked
and bolted the doors and shutters of
said premises at the hour of the time of
10.15 P.M. on the 5th Inst. Upon going
there on Monday the 7th he found said shutter
burst open, and said safe door also burst
and missed said property. Deponent
is informed by Ernest D. Schmultz of
84 Church Street, which is used as a

POOR QUALITY
ORIGINAL

0640

Liquor Saloon and adjourns said premises
that when he (Ernest Schultz) went to his
store on the 6th of September, said store
having been securely locked and bolted on
the evening previous he found two men
in said store. Dependent ^{Said Schultz} asked said
men what they were doing in his store the
smaller of the two, brushed past Dependent
Schultz and ran out of said store followed
by the other man, ^{who were followed by said Schultz.} Said Schultz believes
that said smaller man is the Defendant.
When said Schultz came back ^{to said store} he found
a box in which was a portion of said
property and also found a package of
furnish which was also a portion of said
property. Dependent identified said property found
in said Schultz's store. Dependent is further informed
by Louis Roggeman that he saw
said Defendant & the other unknown man
running on Barclay Street followed by
a crowd of boys who were yelling (Stop Thief)
Wherefore Dependent charges said
Defendant with having burglariously
entering said premises and taking, stealing
and carrying away said property.
Sworn to before me this
19th day of October 1885
John H. Gorman
Police Justice

W. J. La Roche

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bailed by

Bail.

No.

Street.

0641

BOX:

193

FOLDER:

1946

DESCRIPTION:

Moriarty, Thomas

DATE:

10/22/85



1946

0642

20-197

Witnesses
Officer Harrington

And for officer

for
Rep of the car
very good
for

Counsel,
Filed 22 day of Oct 1885
Pleads

THE PEOPLE
vs.
I
Grand Larceny 2nd degree
[Sections 628, 68 Penal Code]
Knows & intends

for
for

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. H. Harrington

Oct 23/85 Foreman.

Officer Harrington
H. M. 6 Nov 1885
for 24/85

for 24/85

0643

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas minority

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

Thomas minority

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

The said

Thomas minority

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

*one watch of the value of ten dollars
one other watch of the value of
seven dollars, one chain of the value
of one dollar, one ring of the value
of ten dollars, and the sum of nine
dollars in money and of the
value of nine dollars,*

of the goods, chattels and personal property of one

Guisepe De Rada

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.

*Randolph B. Martine
District Attorney*

Dated _____ 188 _____ *Police Justice.*

POOR QUALITY
ORIGINAL

0645

Sec. 198-200.

12

District Police Court..

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer. *Thomas Morarty*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No home*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*
his
Thomas Morarty
made

Taken before me this *12*
day of *Oct* 188*8*
John J. Morarty

Police Justice.

POOR QUALITY
ORIGINAL

0646

Police Court—102 District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 20 Mulberry Street, aged 30 years,
occupation Labourer being duly sworn

deposes and says, that on the 11th day of October 1887 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 Night time, the following property viz:

One double Cased Silver Watch and
One Brass plated Watch and brass chain
together of the value of Seventeen dollars
One gold ring of the value of Ten dollars
and good and lawful monies of the
United States of the amount and value
of Nine dollars altogether of the
value of Thirty six Dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Thomas Moriarty (nowhere)

from the fact that deponent missed the
aforsaid property from the pocket of his
deponent's pantaloons which were under
neath a pillow on the bed where deponent
was asleep and when deponent awoke
he deponent went into a room adjoining
the room where deponent had been asleep
and found the said defendant in said
room in company with a woman and
deponent found a Brass watch and a
gold ring in defendant's possession and
identified said watch and ring as a
portion of the property taken stolen and
carried away as aforsaid
Giuseppe De Carlo

Sworn to before me this
1887 day of October

Police Justice

0647

BOX:

193

FOLDER:

1946

DESCRIPTION:

Mulholland, John

DATE:

10/30/85



1946

Witnesses:

Jacob Miller

Sworn

McAlpine

Tobacco

11th St. N. D.

The office

AS

Survivors Chasac
gains, the second
having previously
I. ever the speaker
when the property
near, which has
been across river
some down

1/16

No 316

Counsel,

Filed

20

day of

Oct

1885

Pleads,

THE PEOPLE

vs.

I

James D. Dand

1/16

Sections 495, 506, 528 & 532
and Pet's Law
Burglary in the Third Degree.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

W. H. Menden

Oct 30/85 Foreman

Pleas (Jury) 3 reg

Just True Bill

1/16

0648

0649

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mulholland

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

John Mulholland

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

The said *John Mulholland*,

late of the *Eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-fifth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *shop* of one

James Miller

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

James Miller,

in the said *shop* 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.

0650

SECOND COUNT—

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

John Mulholland
of the CRIME OF *Petit* LARCENY, —

committed as follows :

The said *John Mulholland* —

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 the said day, with force and arms,

*Two sums of the value of one dollar
each, and divers tools, of a number
and description to the Grand
Jury aforesaid unknown, of the
value of five dollars,*

of the goods, chattels and personal property of one *Adam Munch*, —

in the *shop* of the said one *Jacob Miller* —

there situate, then and there being found, *in the shop* 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.

Randolph B. Martin
District Attorney

0651

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

No. 316-1081
Police Court 3^d District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

David Heiler

744 - 10th St.

John Marshall

2 _____

3 _____

4 _____

Offence _____

Dated October 6 1885

William Magistrate

Officer.

11 Precinct.

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

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

John Marshall

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

Dated October 6 1885 John Marshall Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0652

Police Court—3^d District.City and County }
of New York, } ss.:of No. 744 Sixth Street, aged 42 years,occupation carpenter and builder being duly sworndeposes and says, that the premises No 16 to 18 Drydock Street,in the City and County aforesaid, the said being a brick buildingon the second story
on ~~the~~ which was occupied by deponent as a carpenter shop
and in which there was at the time no human being, by namewere BURGLARIOUSLY entered by means of forcibly breaking
through of a door on the first
floor in the rear of said buildingon the 28 day of September 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:two saws and several other
carpenter tools of the value
of five dollars & 50 ctsthe property of Adam Munch and others
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byJoseph Henry Hollander (now here) and
John Cunningham who is not arrested
for the reasons following, to wit: that the deponent admitted
and confessed in open court in
the presence of the deponent and
Officer Sheridan of the 11th District
Police that he, the deponent in
company with the said John Cunningham
who is not arrested did Burglariously
enter the aforesaid building and steal
therefrom the above described property.
Jacob Miller.Presented to before me at New York
City on the 28 day of September 1885
J. W. McClellan, Justice of the Peace

0653

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, { ss

34 District Police Court.

John Mulholland 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 Mulholland

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

New York City

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

Answer.

169 Avenue D. four years

Question. What is your business or profession?

Answer.

Tobacco

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

Answer.

*I am guilty of the charge
of Burglary*

John Mulholland

Taken before me this

day of *October* 1885

John Mulholland
Police Justice.

0654

BOX:

193

FOLDER:

1946

DESCRIPTION:

Mullen, John

DATE:

10/13/85



1946

POOR QUALITY
ORIGINAL

0655

Witnesses:

Julie Spear
Lavinia Lumsden
Officer Putnam

Let the District
Attorney furnish
to the defendant
a true account
the names of the
persons as to
appear when the
names of the
men in the care
Oct. 28/85

75

No. 1

Counsel,
Filed, 13 day of Oct 1885
Pleads, Nov 4th 1885

THE PEOPLE
vs.
R. I.
J. M. Martin

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. A. Martin

Foreman

Frederick J. Conner
Frederick J. Conner
Frederick J. Conner
Frederick J. Conner

0656

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 Mullen

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

John Mullen
of the Crime of Attempting to commit
the CRIME OF RAPE, committed as follows:

The said *John Mullen*,

late of the City of New York, in the County of New York aforesaid, on the
Monday day of *December*, in the year of our Lord one thousand
eight hundred and eighty-*five*, at the City and County aforesaid,
with force and arms, in and upon one *Sillie Dyeor*,
then and there being, willfully and feloniously did make an assault, and her the said
Sillie Dyeor, then and there, by force and with
violence to her the said *Sillie Dyeor*, against her
will and without her consent, did willfully and feloniously ^{attempt to} ravish and carnally know,
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

John Mullen

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

The said *John Mullen*,

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, in and upon her
the said *Sillie Dyeor*, willfully and feloniously did
make an assault, with intent her the said *Sillie Dyeor*,
against her will, and without her consent, by force and violence, to then and there
willfully and feloniously ravish and carnally know, 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.

RANDOLPH B. MARTINE,

District Attorney.

0657

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

POLICE COURT, 1 DISTRICT.

Lillie Spear age 10 yrs
School Girl

of No. 5-21-24 W 30 Street, being duly sworn, deposes and says,

that on the 28 day of September 1885

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

John Muller (witness)

did feloniously and by means
of force and violence and without
the consent and against the will
of deponent attempt to have
sexual intercourse with deponent
and carnal knowledge of deponent's
body. That about the hour of five
o'clock on the afternoon of the above
date the said Muller saw this
deponent ~~in West St~~ on 11th Avenue
near 50 Street and took her to a

Sworn to before me this

of

188

by

0658

Stone yard in West 50 Street between
11th Avenue & the North River and while in
said Stone yard lifted up defendants
clothing and unbuttoned defendants
drawers and did then and there attempt
to force his penis into defendants
private parts against defendants will
sworn before me this 29th day of September 1885
Lillie + Spear
Munk

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated

188

Magistrate

Officer

Witness

Disposition

Thos Morgan
Police Justice

0659

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

POLICE COURT, 4th DISTRICT.

Charles E. Kivell

of No. 100 East 23^d Street, being duly sworn, deposes and says,

that on the 29th day of September 1885

at the City of New York, in the County of New York, one Tillie Speer aged

ten years and Theresa Leinstone aged 10 yrs (both now here) children under the age of sixteen years are necessary and material witnesses ~~for~~ the People in the criminal case against John Muller who is held on a charge of Rape on the person of Tillie Speer.

Wherefore your deponent prays that the said children be dealt with as provided by law.

Charles E. Kivell

Sworn to before me, this

of September

29th day

1885

John J. Macdonald Police Justice.

0660

POLICE COURT— 4th DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles E. Knoll

vs.

Lillie Speer

Theresa Keinstone

AFFIDAVIT
Witnesses in Criminal
Case vs John Muller

Dated September 29th 1885.

Gorman Magistrate.

Knoll Officer.
S.P.C.C.

Witness, _____

Disposition Committed temporarily
to the Care of the N.Y. Socy
for Prevention of Cruelty to
Children

(2)

POOR QUALITY
ORIGINAL

0661

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

No. 1039
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Willie Speers
544 W. 5th St.

1 John Muller

2 _____

3 _____

4 _____

Dated Sept 29 1885

John E. Brown Magistrate.

William Officer.

Witnesses: Louis Amatore

No. 546 W 5th Street.

William W. Buchanan

No. 22 Presnet Street,

Charles E. Luce

No. 155 E 23rd Street.

to answer _____ Sessions.

William A. Grand

Geo. B. Bente 133 W. 42nd

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 Twenty five
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated Sept 29 1885 John E. Brown Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0662

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

John Miller

Taken before me this

day of

1885

Police Justice.

0663

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

John Bullen.

Attorney Drake.

PENAL CODE, §

BRIEF FOR THE PEOPLE.

0664

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

The People
v.
John Mullen.

BRIEF FOR THE PEOPLE.

STATEMENT OF THE CASE.

The prisoner who is 40 years of age was indicted for an attempted rape, on September 28, 1885, on a little girl, Tillie Spear aged 10 years of 544 West 50th Street.

EVIDENCE.

OFFICER PUTNAM: - 22nd Precinct, Municipal Police. On the 28th September at 5 P.M., while he was watching for lumber thieves at the foot of West 51st Street, he noticed the prisoner Mullen go into the stone yard of William J. Boyd and disappear almost immediately after in a hollow behind a pile of stones. He was followed by three girls who entered the same hollow. The officer entered the office of Boyd's stone yard where he saw William J. Boyd of 345 West 50th Street and another man named William Brandow. William Brandow accompanied him into the yard, and they caught Mullen lying on the flat of his back in the hollow, his person exposed, and holding the girl Tillie Spear on top of him, attempting to insert his privates into her private parts which were exposed.

0665

2

WILLIAM J. BOYD: - 345 West 50th Street, owner of the stone-yard. Went with Officer Putnam on September 28th and looked through a hole in the back of the shed and saw the prisoner on his back with one of the girls over him. He saw only two girls. The officer left his side and went over into 51st Street and around to the rear of the sheds where William Brandow had already gone, supposing there were some thieves there.

TILLIE SPEAR: - On September 28th at 5 P.M., the prisoner took her into the stone yard of William J. Boyd, took down her clothes and endeavored to insert his penis into her private parts. She struggled and tried to get away, and the officer came over and caught her.

MRS. SPEAR: - 544 West 50th Street, mother of the child Tillie Spear. Father is a laborer in cement works. Will prove the age of the child.

TERESA WEINSTONE: - Lives with her sister Mrs. Kate Flemish at 546 West 50th Street in the basement. Was with Tillie Spear at the time of the occurrence and will corroborate her statement.

RACHEL ROGERS: - Aged 10, of 318 West 49th Street. Was present at the time of the assault, saw Mullen take one of the other girls on top of him, and as soon as she saw the officer come around the edge of the shed she ran away.

0666

3

Previous History of the Defendant.

On October 5th, 1884, Mullen was arrested by Sergt. Woods of 20th Precinct Station for "indecent exposure of person." The entry on blotter shows that the charge in court was interpreted as "disorderly conduct" for which a fine of \$5. was imposed by Justice O'Reilly. The particulars of the offence were that Mullen, while intoxicated, was found by the Sergt. in the act of urinating, in an exposed place in the public street. No record other than this was known against him either at the 20th or 22nd Precinct.

New York General Sessions.

The People vs

vs } Attempt to Commit Rape

John Mullen

vs " " " " " "

Order to furnish Names of
Witnesses

vs " " " " " "

Filed Oct 24. 1886.

A. SUTOW.
Counselor at Law.
32 WALL STREET,
NEW YORK CITY.

of Counsel for Defendant.

0667

New York, Court of General Sessions.

The People vs.

John Mullen } Upon an Indictment for an Attempt
to Commit Rape.

It appearing to the court that the names of the witnesses examined before the grand jury in this action have not been indorsed upon the indictment as required by law, and the defendant having made application in open court to be furnished with the names of such witnesses,

Now, on motion of Huydam, Esq. of counsel for the defendant, and after hearing Assistant District Attorney Davis on behalf of the People, it is ordered and directed that the names of the witnesses examined before the grand jury in this action be forthwith as they appear upon the minutes of the grand jury be forthwith furnished to the defendant.

And the foregoing application having been made and heard, and the foregoing order made, in open court, on the 26th day of October, A. D. 1885, and the said order not having been on that day entered on the minutes of this court.

Now, on motion of Huydam, Esq. of counsel for the defendant it is ordered that the same be entered on the minutes of this court none pro tunc.

Dated October 29th A. D. 1885.

Enter (H. H. G.)

New York, Court of General Sessions.

The People, &c.

vs.

John Mullen } Upon an indictment for an Attempt to
Commit Rape.

Abraham Suydam, being duly sworn, says that he is an attorney and counsellor at law, residing at No. 222 West Eleventh street in the City of New York, and having his office at No. 32 Warren street in the said city and is of counsel for the defendant in this action.

Affiant was present during the entire trial of this action on the 28th day of October, A.D. 1885, and heard the whole of the address made by Assistant District Attorney Fitzgerald, in summing up the case for the People.

During that address Mr. Fitzgerald twice distinctly alluded to the fact that the defendant had not testified as a witness, in his own behalf, and argued, in substance, that the jury might draw an inference unfavorable to the defendant from his failure to testify. The first comment of Mr. Fitzgerald upon the defendant's failure to testify passed without interruption. At his second comment upon the failure of the defendant to testify, affiant interposed an objection, and the court then ruled that such comment was not permitted by law.

During the same address, Mr. Fitzgerald commented upon the increase of crimes similar to that with which the defendant was charged in this case, and informed the jury, as a matter of fact that there then pending in this court five indictments for

0671

BOX:

193

FOLDER:

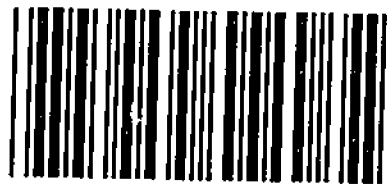
1946

DESCRIPTION:

Murphy, John

DATE:

10/16/85



1946

Upon the within affidavit of
Complainant, it appearing there-
from that the deft is not of bad
character, of good reputation & has been
made for the property destroyed & I
recommend that the bail herein
be discharged from further li-
ability.

Mar 10, 1887.

J. M. Shaw,
Dist. Judge.

No 140
Judge Callahan 25 Mar 1887
Day of Trial, Callahan 25 Mar 1887
Counsel,
Filed 16 day of Mar 1887
Pleads Not guilty (19)

THE PEOPLE

vs.

B

[Signature]

INJURY TO PROPERTY.
Sec. 654, Penal Code.

RANDOLPH B. MARTINE.

[Stamp]

District Attorney.

A True Bill.

[Signature]
Foreman.

Perkitt March 1887

Bail discharged

0672

0673

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Murphy

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

John Murphy

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *John Murphy*

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *twelfth* day of *October*, in the year
of our Lord one thousand eight hundred and eighty *nine*, at the Ward, City and
County aforesaid, with force and arms, a certain *pane of glass*

of the value of *seventy five dollars*,
of the goods, chattels and personal property of one *Moses G. Nichols*
then and there being, then and there feloniously did unlawfully and wilfully
break and destroy,
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 *John Murphy*

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *John Murphy*

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, a certain *pane of glass*,

of the value of *seventy five dollars*,
in the *building* of one *Moses G. Nichols*
there situate, then and there being, of the real property of the said
Moses G. Nichols,
then and there feloniously did unlawfully and wilfully
break and destroy,
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.

RANDOLPH B. MARTINE.

~~JOHN McFEE~~,

District Attorney.

0675

District Attorney's Office.

PEOPLE

vs.

John Murphy

vs. D. Property

Mr. Davis,

I would desire an
endorsement. It is hardly a
case to send a man to State
Prison for. ADD

0676

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question. What is your name?

Answer. *John Murphy*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *91 Fulton St Brooklyn*

Question. What is your business or profession?

Answer. *Steam*

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

Answer. *I am not guilty I was striking at a man who had struck me and in doing so I broke the window.*

John Murphy

Taken before me this *19*

day of *Oct*

188*8*

John J. ...
Police Justice.

POOR QUALITY
ORIGINAL

0677

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Murphy

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I have known the defendant for the past fifteen years and never known of him violating the law during that time except on this occasion, when he broke the plate glass in my Restaurant. The defendant has paid all the damage sustained by me in having the same restored. I request permission for these reasons to withdraw my complaint.
Done before me
this 17 day of March 1888

W. F. Kirby

Notary Public

C. H. Co.

0678

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Washer of No.

49 Whitehall Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Moses Nichols

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

Sworn to before me, this 13
day of Oct 1 1885 } John Caffrey

John Gorman

Police Justice.

0679

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss: POLICE COURT, 1st DISTRICT.

Moses J. Nichols

of No. 149 Whitehall Street, being duly sworn, deposes and says,

that on the 12th day of October 1885

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

(now here) did wilfully and maliciously break a plate glass in a show window in said premises valued at Seventy Five Dollars by throwing a wooden sign against said plate glass window as he was informed by John Caffery 49 Whitehall.

M J Nichols

Sworn to before me, this 13th day of October 1885

Henry J. Macauley Police Justice.

0680

BOX:

193

FOLDER:

1946

DESCRIPTION:

Murphy, Patrick

DATE:

10/29/85



1946

0681

BOX:

193

FOLDER:

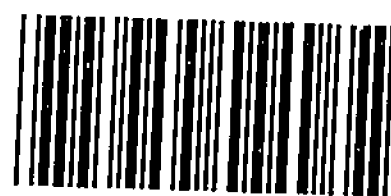
1946

DESCRIPTION:

O'Donnell, Patrick

DATE:

10/29/85



1946

Witnesses:

Joseph W. Herzog

No. *3536*
Counsel,
Filed *29* day of *Oct* 188*7*
Pleads, *Obtenuity*

[Sections 224 and 225, Penal Code].

THE PEOPLE

vs.

Robbery, 1st degree.
Exhibit A
2 and P
Exhibit B

RANDOLPH B. MARTINE,

Chas. 12/85
District Attorney.

A True Bill.

W. H. Anderson
Foreman.

Nov 12/87

J. S. W.

11

0682

0683

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patricia Murphy
and
Patricia O'Donnell

The Grand Jury of the City and County of New York, by this indictment, accuse *Patricia Murphy & Patricia O'Donnell*,

of the CRIME OF ROBBERY in the *First* degree, committed as follows:

The said *Patricia Murphy and Patricia O'Donnell*, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-fourth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *time* of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *John St. George* in the peace of the said People, then and there being, feloniously did make an assault, and

one horse of the value of three hundred and fifty dollars, and one wagon of the value of two hundred dollars,

of the goods, chattels and personal property of the said *John St. George*, in the presence of the said *John St. George*, against the will, and by violence to the person of the said *John St. George*, then and there violently and feloniously did rob, steal, take and carry away, (each

of them the said Patricia Murphy and Patricia O'Donnell, then and there aided by an accomplice actually present)

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.

0684

Second COUNT.

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

Patrick Murphy and Patrick O'Donnell

of the CRIME OF ROBBERY in the *First* degree, committed as follows:

The said *Patrick Murphy and Patrick O'Donnell*, each

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-fourth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*three*, in the *day* (time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *George St. Berger* in the peace of the said People, then and there being, feloniously did make an assault, ~~and~~ *(each of them the said Patrick Murphy and Patrick O'Donnell being then and there aided by an accomplice actually present) and one horse of the value of three hundred and fifty dollars and one wagon of the value of two hundred dollars.*

of the goods, chattels and personal property of the said George St. Berger, against the will, and by violence to the person of the said George St. Berger, in and about the immediate vicinity of this person, then and there violently and feloniously did rob, steal, take and carry away,

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Charles A. Martin,
District Attorney.

POOR QUALITY
ORIGINAL

0685

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,

OF THE COMPLAINT OF

Robert H. Ferguson
116 West 116th St
New York

1. John Murphy
2. Patrick O'Sullivan
3. Robert H. Ferguson
4. Robert H. Ferguson

Offence

Dated

188

Witnesses

No.

Street

No.

Street

No.

Street

No.

to answer

Not Bailed.

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 Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated Oct 25 1885 John J. Connelley Police Justice.

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

Dated Oct 26 1885 P. J. Connelley 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 1885 Police Justice.

POOR QUALITY
ORIGINAL

0686

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

District Police Court.

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

Question. What is your name?

Answer.

Patric Murphy

Question. How old are you?

Answer.

17 years.

Question. Where were you born?

Answer.

New York City

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

Answer.

29 Washington Street N.Y. 2010

Question. What is your business or profession?

Answer.

Messenger boy

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

Answer.

I am not guilty of the charge.

P. Murphy

Taken before me this

day of

1881

Police Justice.

POOR QUALITY
ORIGINAL

0687

Sec. 198—200.

First District Police Court.

CITY AND COUNTY
OF NEW YORK, *1888*

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Patrick O'Donnell

Taken before me this

day of

1888

Police Justice.

POOR QUALITY
ORIGINAL

0588

Police Court--*111* District.

CITY AND COUNTY }
OF NEW YORK, } ss

Jacob H. Herzer
of No *116* *Germish* Street, Aged *16* Years
Occupation *clean* being duly sworn, deposes and says, that on the
22 day of *October* 188*5*, at the *1st* 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:

*One horse wagon and harness
Benignial together*

of the value of *Five hundred and fifty* DOLLARS,
the property of *Jacob H. Liddy* the care of deponent
and that this deponent has a probable cause to suspect, and does suspect, that the said property was
feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Patrick Murphy and Patrick O'Donnell
(now here) who were acting in concert
together for the reason that about
the hour of 10 o'clock P.M. on the said
night deponent was standing in front
of the premises 59 Washington Street with
the said property in his charge and while
sitting in the wagon to which said
horse was attached and hearing the reins
said O'Donnell jumped upon said wagon
and said to deponent give me these reins
and thereupon threatening to strike deponent
for refusing said reins from deponent and

day of

Sworn to before me, this

188

Police Justice.

POOR QUALITY
ORIGINAL

0689

Sworn against his will and consent and done
off immediately thereafter said man
jumped on the said wagon and they
did drive through Washington Street
at a rapid rate and speed when
deponent caused them to be arrested
Deponent fully identifies said
defendants as the persons he saw
take and carry away said
property and with getting his consent
Sworn to before me

this 25th day of Oct 1885

Jacob H. Herger.

John H. Herger

Police Justice

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

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

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—ROBBERY.

Dated 1885

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.