

0576

BOX:

52

FOLDER:

605

DESCRIPTION:

Mitchell, Daniel

DATE:

11/15/81



605

0577

No. 67 Dec 27
D. J. [unclear]
Filed 15 day of Dec 188
Pleads Not guilty - (w)

Assault and Battery - Felonious.
Firearms.

THE PEOPLE
vs.
B

Daniel Mitchell

severe [unclear] per
[unclear] [unclear]

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

[Signature]

Dr Secy. of Pr.
Dept. of Pr.
[unclear]
Bail [unclear]

Sailed in 11:50
by Peter Freeman
344 W. 15th St
on November 7th 1881.

[unclear] informed by the
subpoena server that
the complainant
[unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]
[unclear] [unclear] [unclear]

0578

Form

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

POLICE COURT—FIRST DISTRICT.

David Green
of No. 221 Thompson Street, being duly sworn, deposes and says,

that on the 5 day of November 1888

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
~~beaten~~ by

Daniel Mitchell now present.

That said Mitchell, about 4 O'clock
P.M. on said day in Leonard Street
did wilfully and feloniously
point and aim at deponent a
pistol loaded with powder and
lead and did fire and discharge
said pistol twice while the
same was so pointed and aimed
at deponents person

Sworn to, before me, this

Wm. J. [Signature]
1888

Police Justice.

Deponent believes that said injury, as above set forth, was inflicted by said

Daniel Mitchell

with the felonious intent to take the life of deponent, or to do him bodily harm, and without any justification
on the part of the said assailant: Daniel Mitchell

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with accord-
ing to law.

David Greene

0579

City and County
of New York ss

Question Daniel Green the Complainant on
+ examination by Counsel says in
answer to the Question How far away
were you from Mitchell when you heard
the report of the pistol a Ans. I was
standing close beside him - Q

Ans.

How long were you in his company
I was not in his company at all he
was standing at the door when I came
down stairs - Q And then what
took place - a Ans. As soon as I came
to the door he called me a vile name
and after an interchange of a few words
he pulled the pistol from his pocket
and attempted to strike me with it
he soon after pointed it at me and
fired - Q Where were you both
when he fired the pistol Ans. We
were standing on the sidewalk
in Leonard Street Q Are you
positive he fired at you a Ans. I am

Q

Is it not a fact that the pistol went
off when he was changing it in his
hand a Ans. No Sir.

Daniel Green

Sworn to before me this
6th day of Nov 1887

R. W. Farley
Police Justice

0580

Sec. 198-200.

J. J. J.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss

Daniel Mitchell

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

Question. What is your name?

Answer.

Daniel Mitchell

Question. How old are you?

Answer.

21 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

134 Leonard Street & about 4 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty of the charge the pistol went off accidentally and hurt myself - I was changing the pistol in my hand & it went off

Taken before me, this

6th

Daniel Mitchell

day of *Nov* 188*8*

R. W. Rugh

Police Justice.

0581

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Sec. 208, 209, 210 & 212.

Police Court *1st District*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Green
221 St. Thompson Street
Daniel Mitchell

Offence, *fel. assault*

Dated *Nov 10* 188*1*

W. B. Bly Magistrate.

W. B. Bly Officer.

W. B. Bly Clerk.

Witnesses *W. B. Bly*

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

W. B. Bly

Green

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 *Daniel Mitchell*

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

Dated *Nov 10* 188*1* *W. B. Bly* 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.

W. B. Bly

2850

Sec. 208, 209, 210 & 212.

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

David Green

221 vs. Thompson Street

Daniel Mitchell

1
2
3
4
Offence, for assault & battery

Dated 1st 1881

Magistrate.

August 14

Witnesses

probold property Clerk

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

Handwritten notes and signatures on the left side of the document.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence



Handwritten signature or mark at the bottom right.

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 David Mitchell guilty thereof, I order that he be committed to the City Prison until he give such bail as I shall determine to answer by the undertaking hereto annexed.

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

Dated 1881
Police Justice.

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

Dated 1881
Police Justice.

0583

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Mitchell

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

Daniel Mitchell

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

Daniel Mitchell

on the *fifth* day of *November* in the year of our Lord one thousand eight hundred and eighty *one* with force and arms, at the City and County aforesaid, in and upon the body of *David Greene* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *David Greene* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Daniel Mitchell* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *David Greene*

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Daniel Mitchell* of the Crime of Attempting to Discharge a *pistol* at another with Intent to Kill, committed as follows:

The said

Daniel Mitchell

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *David Greene* in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *David Greene* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Daniel Mitchell* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there attempt to discharge, with intent *him* the said *David Greene*

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0584

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Daniel Mitchell* of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *Daniel Mitchell*

afterwards, to wit, on the day and in the year aforesaid, at the *City and County* aforesaid, with force and arms, in and upon the body of the said *David Greene* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *David Greene* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Daniel Mitchell* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *David Greene*

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Grand Jury aforesaid by this indictment, further accuse the said *Daniel Mitchell* of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *Daniel Mitchell*

afterwards, to wit, on the day and in the year aforesaid, at the *City and County* aforesaid, with force and arms, in and upon the body of the said *David Greene* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *David Greene* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *pistol* the said *Daniel Mitchell* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *David Greene*

wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.

0585

BOX:

52

FOLDER:

605

DESCRIPTION:

Mitchell, James

DATE:

11/25/81



605

0586

No. 191.

Counsel
Filed 25 day of Nov 1887

Pleads

THE PEOPLE

vs.

INDICTMENT.
LAWRENCE.

James Mitchell

DANIEL C ROLLINS,
DISTRICT ATTORNEY.

District Attorney.

A True Bill.

Wm. H. [Signature]

Foreman.

Nov 25/87

Pleads guilty

Geo. B. [Signature]

[Signature]

0587

FORM 89f.

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

Police Court--Second District.

of No. Herbert W. Grindal, 24 years of age
Librarian of the Columbia Law School, No. 8 Green Lane
Street, being duly sworn, deposes
and says, that on the 16th day of November 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 and from a coat hanging

in a room of said Law School premises, on the
the following day there property, to wit: one pair of gloves

of the value of one ⁵⁰ ~~100~~ 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 James Mitchell

(now here) for the reason following, that
deponent was informed by Felix
Curtis here present, that on said day
at about 4 o'clock in the afternoon
he saw said Mitchell take said
Gloves from a pocket in a coat the
property of this deponent and walk
away with said gloves

Herbert W. Grindal

Sworn to before me, this

188

day

Police Justice.

0500

City and Faculty of New York
Felix Gustis being duly sworn
deposed and says he is 21 years of age
is the Inceptor of Columbian Law ~~College~~^{School}
and resides No 141 East 12th Street said
City starts on the 16 day of November 1881
he saw while in a room in said Columbian
Law School said Mitchell take said
Gloves mentioned in foregoing affidavit
from the coat belonging to the
Complainant in foregoing affidavit
and walk away with them
sworn to before me

This 17 day of Nov. 1881

Michael J. O'Sullivan Felix Gustis
Police Justice

0589

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Second DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *James Mitchell*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *47 Chatham Street for several years*

Question. What is your business or profession?

Answer. *Speculator*

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*

Taken before me, this *17*
day of *March* 188*7*

James Mitchell

McKen Otobone Police Justice.

0590

BAILED

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

Sec. 308, 309, 310 & 312

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 *James Mitchell*
 2
 3
 4
 Offence *Petty Larceny*

Dated *Jan 17* 188

Stetts Magistrate.

Galle Officer.

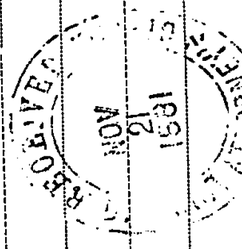
_____ Clerk.

Witnesses *Felix Leuter*

No. *141* Street, _____

No. _____ Street, _____

No. _____ Street, _____



Case

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

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

Dated *Jan 17* 188

McConnell 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.

16591

Sec. 208, 209, 210 & 212.

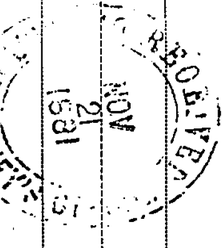
Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Robert W. Guindon
Great Falls St.
Columbia Cab Co.
James Mitchell

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

Dated *Nov. 17* 1881
Magistrate, *Argets*
Officer, *Gallie*
Clerk, _____

Witnesses *Felix Lentz*
No. *141* *East 72nd St.* 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 *James Mitchell*

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

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

Dated _____ 1881
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 _____ 1881
Police Justice, _____

BAILED

0592

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James Mitchell
The Grand Jury of the City and County of New York by this indictment accuse
James Mitchell
of the crime of *Larceny*
committed as follows: *James Mitchell*
The said

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

*two gloves of the value of
seventy five cents each*

of the goods, chattels, and personal property of one

Herbert W. Brindal

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

DANIEL C. ROLLINS,
~~DANIEL C. ROLLINS~~ District Attorney.

0593

BOX:

52

FOLDER:

605

DESCRIPTION:

Morgan, William

DATE:

11/11/81



605

0594

No. 33.

Counsel,
Filed 11 day of Nov 1881
Pleads, At. Smithy H.

Burglary—Third Degree.

THE PEOPLE

Wm. Morgan
vs.
At. Smithy H.

I.
William Morgan.

Daniel G. Collins
VEND. K. PHEEPS,

District Attorney.
Part Bro Nov 14. 1881

Pleas guilty

A True Bill. S.P. 14 months.

Chas H. Johnson
an Foreman.

Chas H. Johnson

0595

Police Office, Third District.

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

Timothy O'Brien 39 years of age
Liquor dealer
No. of *186 Cherry* Street, being duly sworn,

deposes and says, that the premises No. *186 Cherry*

Street, *7* Ward, in the City and County aforesaid, the said being a *Dwelling House*
and which was occupied by deponent as a *Liquor Saloon*

were **BURGLARIOUSLY**

entered by means *forcible opening the lock on the cellar*
door then entering the store by a Stairway
leading from the Cellar

on the *Morning* of the *26* day of *October* 188*8*,
and the following property, feloniously taken, stolen and carried away, viz..

One set of Pool Balls of the value of
Twenty dollars and gold and lawful
money of the issue of the United States
silver and Copper Coin
of various denominations and of the value
of about nine dollars said property
being in all of the value of Twenty Nine
Dollars

the property of *Campbell and*

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

William Morgan (now here)

for the reasons following, to-wit: *That said Morgan*
acknowledged to deponent in
the presence of witnesses that he
did commit said Burglary and
that he did steal said property
*and that he sold said ~~property~~ *Pool Balls* in *107**
Cherry Street for Six Dollars

Timothy O'Brien

Examined & sworn to
by
My Secretary of Board
1888
John J. ...

0596

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

William 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. *William Morgan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *N.Y. City*

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

Answer. *196 Madison St, 4 years*

Question. What is your business or profession?

Answer. *Electrotyping*

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*

William Morgan

Taken before me, this *17*
day of *Nov* 188*8*

James M. ...
Police Justice.

0597

Sec. 308, 309, 310 & 312.

Police Court District

THE PEOPLE, vs.

1026

Charles A. Smith
vs. 186 Cherry St.
John W. Morgan

Offense, Burglary & Grand Larceny

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Mar 5 1881

Magistrate

Officer

Clerk

Witnesses

No.

Street

No.

Street

No.

Street

John W. Morgan

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 Morgan

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ held to answer in the City of New York ~~Five Hundred Dollars~~ and be committed to the Warden or Keeper of the City Prison until he ~~gives such bail.~~ is discharged by law

Dated Mar 5 1881

John W. Morgan 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.

[Handwritten signatures and notes at the bottom of the page]

0599

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

THE PEOPLE OF THE STATE OF
NEW YORK,

William Morgan
against

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

William Morgan
of the crime of
Burglary

committed as follows:

The said

William Morgan

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-sixth* day of *October*
in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *seventy-eight* with force
and arms, at the Ward, City and County aforesaid, the *saloon* of

Timothy O'Brien

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

Timothy O'Brien

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

*Sixteen pool balls (of the kind commonly
called pool balls) of the value of one
dollar and twenty-five cents.
Divers coins of a number, kind and
denomination to the Grand Jury aforesaid
unknown and cannot now be given
of the value of nine dollars.*

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

Timothy O'Brien

so kept as aforesaid in the said *saloon* then and there being, then
and there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

Daniel G. Rollins
District Attorney.

0600

BOX:

52

FOLDER:

605

DESCRIPTION:

Morton, Joseph

DATE:

11/23/81



605

0601

BOX:

52

FOLDER:

605

DESCRIPTION:

Brookson, George

DATE:

11/23/81



605

0602

BOX:

52

FOLDER:

605

DESCRIPTION:

Cassidy, James

DATE:

11/23/81



605

0603

No. 170
Dede

Day of Trial

Counsel, *M. G. For*

Filed 23 day of

1881

not guilty
Pleads
No 3 pleads *Not guilty* Apr 30. 1883.

THE PEOPLE

vs.

Joseph Norton

George Crookston

James Casady
Clerk of Court

Amiel S. Collins
SOLICITOR

BURGLARY—Third Degree, and
Receiving [Stolen Goods]

District Attorney.

Part pro Dec 6. 1881
Not pleads Burg 3.

A True Bill. *May 3. 1883*
No 3 pleads Burg 3.

Mc. [unclear]

No 1. 57. d. 1. For [unclear]

Part pro Dec. 12. 1881

No 2 tried & acquitted

Thursday

8 MB

107. Sam & Ben
in S.P. this photo
is in Rogers Agency
FD

Wm. Jackson

0604

Form 10

POLICE COURT-FIRST DISTRICT.

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

James J Hart
of No. *the 14 Precinct* Street,
being duly sworn, deposes and says,
that on the *17* day of *November* 1881, at the City of New York,
in the County of New York.

Sworn to, this *17* day of *November* 1881
before me
[Signature]
Police Justice.

*he arrested George Brooker in front of 83
Walker Street, and immediately before,
he saw him in company with said
Morton & Casady in ^{front of 83} Walker Street
acting with them
and as soon as he saw Morton arrested
~~Brooker~~
he ran away. Deponent further says that
he found a jimmy and keys now here in the
hallway of premises no 83 Walker Street *James J Hart**

0605

Form 10.

POLICE COURT-FIRST DISTRICT.

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

William H. Murphy

of No. 83 Waller Street,

being duly sworn, deposes and says,

that on the 17 day of November 1881, at the City of New York,

in the County of New York.

Sworn to, this 18 day of Nov 1881
before me.

as he is informed by officer Crossican that the door of premises no 83 Waller were unlocked by a man named James Cassidy and that he saw said Cassidy and another man named Joseph Martin go into said premises and he is also informed that said officer found about 100 dozen yards of lace in the hallway of said premises Deponent further says that said lace was in the third floor and that the door leading from the hallway was forcibly broken open and said lace was the property of William Betty in the care and charge of Deponent
W. H. Murphy

saw Betty occupy the 3rd floor in a store for the sale of lace -

W. H. Murphy

Police Justice.

0606

Police Office, First District.

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

John Griffin

of No. 83 Walker Street, being duly sworn,

deposes and says that the premises No. 83 Walker

Street, 6th Ward, in the City and County aforesaid, the said being a House -

and which was occupied by deponent, as an office and place of storage

of goods ware and merchandise were BURGLARIOUSLY

entered by means of forcibly opening the front lock on the front hallway ^{door leading}

also a pad lock attached thereto with keys and forcibly breaking

off an iron safe staple & lock and opening the door of the second floor

near leading from the hallway into said premises ^{second floor}

on the 17th day of the month of November 1881

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

about one hundred gross of buttons

of the value of three hundred dollars

the property of deponent and his copartners Robert G. Davis, Gilbert C. Hall,

Thomas Tolson deponent is 42 years old & is in the Merchant

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

Joseph Morton & George Brookson (now here) and

James Cassidy

for the reasons following, to wit: That deponent is informed by

officer Grosjean that he saw ^{said} Morton, Brookson

and Cassidy standing together for about 15

minutes, and immediately after saw said

Cassidy and Morton go to said door and

saw said Cassidy unlock said locks

that were on said ^{door} door and open the

same and saw said Cassidy and Morton

0607

go in said premises and ~~containing~~
~~opposite~~ thereafter he saw said Morton
come out of said premises with a large
satchel ^{containing said buttons} in his possession when he arrested
said Morton and he ^{also} saw said Cassidy
place a large bundle containing buttons
in the doorway outside of said premises while
said Morton was under arrest. 1

John Griffin

City and County of
New York ss

Eugene Grossjean of the 14 Precinct Police
being duly sworn says that on the 17 day
of November 1881 at about the hour of 4
a.m. he saw George Brooker + Joseph
Morton (now here) and James Cassidy standing
talking together ^{opposite} in 3 Waller Street for about
15 minutes, and thereafter saw said Brooker
and Morton + Cassidy enter the premises
described in the within affidavit and thereafter
saw said Morton come out with a large satchel
containing buttons the property of John Griffin
when he arrested said Morton Depinent says
that while said Morton was under arrest
said ^{Cassidy} placed a package containing buttons
in the doorway outside of said premises,
and Brooker ~~ran~~ away.

Eugene Grossjean

Sworn to before me this
18 day of November 1881
P. H. Murphy Police Justice

0608

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Firel. DISTRICT POLICE COURT.

Joseph Morton 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. *Joseph Morton*

Question. How old are you?

Answer. *48 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *I have no fixed residence*

Question. What is your business or profession?

Answer. *Cook*

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 plead not guilty and have nothing to say*

Taken before me, this *18*
day of *Nov* 188*1*

B. W. Bingham

Joseph Morton

Police Justice.

06 10

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. George Brookson

Question. How old are you?

Answer. 53 years

Question. Where were you born?

Answer. Scotland

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

Answer. 1184 Second ave for 2 mos

Question. What is your business or profession?

Answer. Shoemaker

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

Answer. I have nothing to say

Taken before me, this 18
day of Nov 1881

George Brookson

Wm. W. W. W.

Police Justice.

0611

Sec. 208, 209, 210 & 212

Police Court *1061* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Griffith
83 Malcolm St.

Joseph Morton

George Brooks

James Casady (with and with)

Offence *Burglary*

Dated *Nov 18* 188*1*

73 Ot Bkly Magistrate.

Ernest A. ... Officers

John ... Clerk.

Witnesses *William ...*

No. 83 Malin Street.

Andrew A. ...

No. 83 Malin Street.

Ernest Brooks James P. ...

W. ...

John ...

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 *Joseph Morton + George Brooks*

guilty thereof, I order that he be committed to the City Prison until he give such bail. *held to answer the same in the sum of ... Hundred Dollars*

Dated *Nov 17* 188*1* *B. W. Bright* Police Justice.

I have admitted the above named ... to bail to answer by the underta

Dated ... Police Justice.

PLEADING.
Part Gas Caside
Witnesses *John Griffith*
Wm. Beatty
Off Gas Hart
E. Grosjean

There being no sufficient cause ... to be discharged.

Dated ... Police Justice.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Gorkun
83 Market St.
Joseph Martin
George Brooke
Jamie Casady (with a tail)

Offence

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

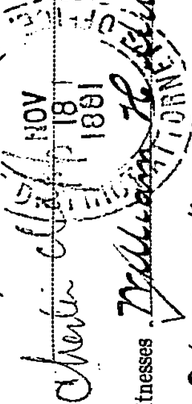
Dated *Nov 18* 1881

Magistrate.

73 St Buxby

Crossian 50 *St. John's* 14 Officers

Cherish Clerk.



Witnesses *William Toole* *Joseph*

No. *83* *Market* Street,

Andrew a Jano Street,

No. *83* *Market* Street,

Eugene Casady *Jamie Casady* Street,

14 *Princels* Street.

Joseph Martin

John Gorkun

2190

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 *Joseph Martin & George Brooke*

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

Dated *Nov 17* 1881

I have admitted the above named *Joseph Martin & George Brooke* to bail to answer by the undertaking hereto annexed.

Dated *Nov 18* 1881

There being no sufficient cause to believe the within named *Joseph Martin & George Brooke* guilty of the offence within mentioned, I order that they be discharged.

Dated *Nov 18* 1881

06 13

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Joseph Morton George Brookson and James Cassidy
The Grand Jury of the City and County of New York by this indictment accuse

Joseph Morton, George Brookson and James Cassidy
of the crime of
Burglary
committed as follows:
The said

Joseph Morton, George Brookson and James Cassidy each

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

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

John Griffin then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Fourteen thousand four hundred buttons
of the value of two and one-twelfth cents
each.*

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

John Griffin

so kept as aforesaid in the said *office* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

14460
12000
22660
30000

0614

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

Joseph Morton, George Brookson and James Cassidy
of the CRIME OF *Receiving Stolen Goods*
committed as follows:

The said *Joseph Morton, George Brookson and James Cassidy each*

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

Fourteen thousand four hundred buttons of the value of two and one-twelfth Cents each.

of the goods, chattels and personal property of *John Griffin*

by a certain person or persons to the ~~Juries~~ ^{Grand Jury} aforesaid unknown, then lately before feloniously stolen ~~of the said~~ *taken and carried away from the said John Griffin*

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

Joseph Morton, George Brookson and James Cassidy

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.

Samuel T. Rollins
BENJ. K. PHELPS, District Attorney.

06 15

BOX:

52

FOLDER:

605

DESCRIPTION:

Mullins, Henry

DATE:

11/16/81



605

0616

I have examined the
witness in this case
and satisfied that
the defendant is not guilty -
I therefore recommend
for his discharge
Apr 19, 1884
W. C. Beach
J.D.

No. 85.

Feb 17

Filed 16 day of Nov 1881

Pleads *Not guilty*

Assault and Battery - Felonious.

THE PEOPLE

vs.

B

Henry Mullins

DANIEL G. ROLLENS,
District Attorney.

A True Bill.

Henry Mullins

Forfeited.
In the of Alley
for the reason
quitted him
for aick & person
was aick

0617

FORM

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

Police Court—First District.

John Sullivan
of No. *86 Madison* Street, being duly sworn, deposes and says,

that on the *26th* day of *June* 18*81*,

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by *Henry Mullins*

now present.

who maliciously and maliciously discharged the contents of one Chamber of a revolving pistol, loaded with powder and bullets, at and against the person of deponent, and which said pistol said Mullins then and there had and held in one of his hands, and the bullet so discharged striking deponent on the head and thereby wounding deponent. That deponent was so assaulted and beaten

Deponent believes that said injury, as above set forth, was inflicted by said

Henry Mullins

with the felonious intent to take the life of deponent, *and* to do him bodily harm, and without any justification on the part of the said assailant:

Wherefore this deponent prays that the said assailant may be apprehended, and dealt with according to law.

J. Sullivan

Sworn to, before me, this

day of *June* 18*81*

Michael J. [Signature]
Police Justice.

06 18

Police Court, First District.

CITY AND COUNTY } SS.
OF NEW YORK. }

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

Question. What is your name?

Answer. *Henry Mullins.*

Question. How old are you?

Answer. *33 years of age.*

Question. Where were you born?

Answer. *England*

Question. Where do you live?

Answer. *No. 32 Catherine Street.*

Question. What is your occupation?

Answer. *Porter*

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

Answer. *I am not guilty of the charge. I saw a man robbing another and I fired the pistol to attract the attention of an officer.
Henry Mullins*

Taken before me, this *26* day of *June* 18*77*
Michael O'Sullivan
POLICE JUSTICE.

0619

COUNSEL FOR COMPLAINANT:

Name: _____
Address: _____

COUNSEL FOR DEFENDANT:

Name: _____
Address: _____

Police Court—First District.

Affidavit—Felonious Assault and Battery.

THE PEOPLE, &c.
ON THE COMPLAINT OF

John W. Sullivan
786 Myrtle St.
Henry Williams



Dated, *June 26* 18*81*

Mr. M. M. M. Magistrate

Conoran Clerk

Witnesses,
John Conoran
H. P. P. P.
William Hennigan
N. H. H. H.

\$ *500.00* to answer

at General Sessions
Received at Dist. Atty's Office,

BAILED
No. 1, by *James Holborn*
Residence, *13 Market Street*

No. 2, by _____
Residence, _____

No. 3, by _____
Residence, _____

No. 4, by _____
Residence, _____

No. 5, by _____
Residence, _____

No. 6, by _____
Residence, _____

0620

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Mullins

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

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

late of the City of New York, in the County of New York, aforesaid, on the twenty-sixth day of June in the year of our Lord one thousand eight hundred and eighty-one with force and arms, at the City and County aforesaid, in and upon the body of John E. Sullivan in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said John E. Sullivan a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Henry Mullins in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent him the said John E. Sullivan

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Henry Mullins of the Crime of Attempting to Discharge a pistol at another with Intent to Kill, committed as follows:

The said

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

with force and arms, in and upon the body of the said John E. Sullivan in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against him the said John E. Sullivan a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Henry Mullins in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent him the said John E. Sullivan

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0621

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said Henry Mullins of the Crime of Shooting and Discharging off a pistol at another, without justifiable or excusable cause, with intent to injure such other, committed as follows: The said Henry Mullins

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said John E. Sullivan then and there being, wilfully and feloniously did make an assault and to, at and against him the said John E. Sullivan a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which pistol the said Henry Mullins in his right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby him the said John E. Sullivan

wilfully and feloniously then and there to injure, 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.

FOURTH COUNT.

And the Grand Jury aforesaid by this indictment, further accuse the said Henry Mullins of the Crime of Attempting to Shoot off and Discharge a pistol at another, without justifiable or excusable cause, with intent to injure such other, committed as follows: The said Henry Mullins

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said John E. Sullivan then and there being, wilfully and feloniously, did make an assault and to, at and against him the said John E. Sullivan a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which pistol the said Henry Mullins in his right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby him the said John E. Sullivan

wilfully and feloniously then and there to injure, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.

0622

BOX:

52

FOLDER:

605

DESCRIPTION:

Murphy, John

DATE:

11/09/81



605

0623

The evidence will
not warrant a conviction
in this case
I recommend the dis-
missal of the indictment
Dec 16/88 W.C. Beecher
Cora

G. J. (1887) 18
No. 2 (P.M.) 18
Filed 9 day of Nov 1887
Pleads Not guilty (A)

THE PEOPLE
vs.
John Murphy
ASSAULT AND BATTERY.

DANIEL C ROLLINS,
District Attorney.

A True Bill.
Wm. J. O'Connell
Part Two - Dec 16-1887 Foreman.
Picked on two of
many for reason
unknown. J.S.
Indictment dismissed



0624

Form 11.

Police Court--Second District.

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

Andrew Byrne

of No. *226 Avenue B* Street

being duly sworn, deposes and says,

that on the *11th* day of *April*

in the year 188*9*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by

John Murphy, New York, and a number of other men, who did together strike and beat deponent, the said Murphy striking deponent on the head and face and kicking deponent on the body

without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended~~
bound to answer for the above assault, &c., and be dealt with according to law.

Andrew Byrne

Sworn to before me, this
April
188*9*
day
Am. Patterson
Police Justice.

0625

Form 11.

Police Court--Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Byrne
226 Ave. B
vs.
John Murphy

AFFIDAVIT A. & B.

Dated April 19th 1881

Patterson JUSTICE.

Managant Wilks OFFICER.
9th Prec.
See other side

WITNESS:

As to arrested

Bailed by
Thomas H. Norris
270 West 11th St.
1881

Witnesses for
People

Henry Schreiber
231 - 9th Av.
Charles F. of
23 - 9th Av.
Wm F. of
23 - 9th Av.

0626

General Sessions -

The People, Andrew Byrne vs.
Thomas Fitzpatrick, Michael Fitzpatrick and
John Murphy, April 1841 -

226 Avenue B
New York, 1841 -

Sir,
On the 11th of last April I was most
brutally assaulted by a gang of ruffians
on the corner of 13th St. and 9 Ave. Three
of them were arrested and held for trial,
but nothing further has been done although
I have made frequent applications of
your Office, both personally and in writing,
to have the cases brought to trial -

The parties openly boast that the
matter is all "fixed," and will never be
heard from - They also threaten to kill
me first opportunity, and only about a
week ago waylaid me for that purpose.

That their boasts are not all empty
may be inferred from the fact that there is

0627

a similar charge against one of them
over 5 years old in the same court, by
the same complainant, which has never
been tried; and the latter case although
occurring over six months ago has never
yet got as far as the Grand Jury.

Whatever redress or protection the
law may afford me I am fully deter-
-mined to have, and as I do not like
the idea of waiting another 5 years, and
perhaps getting killed in the meantime,
I am obliged to appeal to yourself,
and would most respectfully ask you
to inform me if the cases will ever
be tried, and if so at what time.

Your early reply will be esteemed
as a great favour.

I am Sir,
Very respectfully,
Andrew Byrne

Paul G. Robins Esq
Dist. Attorney

0628

Respectfully referred
to Mr. Beecher
by W. R. ^{per} Dwyer

Look into this

at once

Wm. R. Dwyer
City of New York
New York

0629

The People, Andrew Byrne vs.
Mich^d. Fitzpatrick, Thos. Fitzpatrick, Ind. Murphy and Thos.
Jones - assault & Battery.

This is the second assault made by the same party on
the Complainant. In 1876 Byrne was a policeman, and being
obliged to arrest Rich^d. Fitzpatrick was attacked by his two
brothers Jas. and Thos. with about fifteen others.

James and Richard Fitzpatrick were sentenced to the Penitentiary
where James died. Thos. and Ind. Dargan each got one month
on the Island. Ind. Dargan is a witness in the present case.

Thos. Fitzpatrick (presumed in the present case) and Martin Shields
were committed for trial but have never been tried.

The Fitzpatricks at that time threatened to kill Byrne
if he offered opportunity.

Witnesses - Prosecution -

Henry Schreiner, Was in company of Complainant and witnessed
assault. Has been approached by the prisoners
and asked to swear falsely and threatened in case
he testified to the truth.

William Fox Lifted Complainant from sidewalk
after assault was committed.

[over]

0630

Witnesses - Defence

- Gas. Mallam, Keeps a liquor store at 18 Ganevont St arrests
of thieves - arrested by off- Dan Mast for assaulting
a woman - Fined \$10 and bail to keep the peace.
- Geo. Dargan, Concerned in the former assault on Byrnes and
sentenced to 1 month in default of \$400 bail and
fined \$5 by Judge Duffy 10 June 1876 -
Arrested 16 Aug. 74 by off. Byrnes, drunk & decidedly
alias "Whitey". An ex convict, arrested many
times and particularly on complaint of Mr. Molloy
9th Av. & Lib. 12 St. for larceny -
- Edw. Murphy, Brother of prisoner Geo. Murphy. Concerned
with ~~Byrnes~~ Mc Connell in stabbing an ice man in
1876 - off. Jewell -
- Thos. Moore, alias "Muggins". Arrested 21 June 1874 drunk and
decidedly by off. Byrnes - sentence 10 days and \$300
bail or 1 month penitentiary - Judge Murray -
- Geo. Delaney, Arrested by off. Hayes & Sullivan for burglary
on complaint of Mr. ~~Yell~~ - 113 St.

Prisoners

- Thos. Fitzgerald arrested 10 March 1876 drunk & decidedly - 10 day
Judge Kilbuck - arrested 15 June 76 assault & battery on
off. Byrnes - (this charge has never been tried) arrested 7
Aug. 76 dis. Conduct - 2 day Judge Smith - arrested
25 Sept. 1871 for assaulting a saloon keeper on Lib.
12 St. who shot him in self defence - off.
Boyle & Dan Mast -

0631

Prisoners " Cont'd

Mich^l. Fitzpatrick, arrested by off^r Keeler dis^o - Conduct

Geo. Murphy, Arrested 2 March 76 dis^o conduct off^r Byrne
11 April 76 dis^o conduct 5 day Judge Kilbuck -
2 Sept. 76 dis^o - Conduct off^r - Byrne

Chas. Jones, Arrested 2 March 76 dis^o conduct off^r Byrne
Arrested many other times >

0632

General Sessions

The People; Andrew Byrne

vs.
Fred! Howard Thomas
Hutchinson, Sr; Murphy
and others. June

Assault of Pickney

—

0633

Andrew Byrne 226 Av. B
Complainant

Witness - Presenting -

Henry Schreier 23 9th Av - was in company of Compt. and saw
the assault committed. Contained them by name to describe but
was seized and held by Mr. Fitzpatrick
Charles Jose 23 9 Av - a boy, saw assault committed and
can identify some of the prisoners
Mr. Jose 23 9 Av. saw the latter part of the assault
and lifted Compt. up from the sidewalk -

Prisoners

Michael Fitzpatrick

Thomas Fitzpatrick - arrested 10 March 76 D & D. 10 days Judge Kilbuck
15 June 76 A & B - 7 Aug 76 Dis. Com, 2 days Judge Smith
Has been frequently arrested in 9th Prec. by different officers

John Murphy, arrested 2 March 76 Dis. Com, 11 April 76 dis. com 5 days
Judge Kilbuck. 2 Sept 76 dis. com.

In June 1876 the
Complainant who was then a
police officer was attacked in
by this same gang. This
the prisoner was concerned in
two brothers. Jas. & Richard
at the Court of Special Sessions and
sentenced to the penitentiary where
Jas. did - the witness
was also concerned in the assault

0634

People
Council of
Boys

Michael
Academy

~~Academy~~
~~Academy~~
~~Academy~~

to be put with papers
when they come from
Magistrate

[Faint, illegible handwriting]

0635

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

THE PEOPLE OF THE STATE OF
NEW YORK,

John Murphy
against

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

John Murphy

of the crime of

Assault and Battery
John Murphy

committed as follows:
The said

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

DANIEL C ROLLINS,
~~DEPUTY DISTRICT ATTORNEY~~ District Attorney.

0636

BOX:

52

FOLDER:

605

DESCRIPTION:

Murphy, Maggie

DATE:

11/22/81



605

0637

No. 147.

Counsel,

Filed 22 Day of Nov. 1887

Pleads

THE PEOPLE

vs.

INDICTMENT.
LARCHENY.

21/11/87

Charge *Murphy*

DANIEL C ROLLINS,

District Attorney.

A True Bill.

Wm. J. Carey

Foreman.

Jan. 22/87

Plends guilty

3 Was lxx

F.S.

0638

FORM 89b.

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

Police Court--Second District.

50 Years

of No. Bridget Murphy aged
311 East 39th Street, being duly sworn, deposes
and says, that on the 8th day of November 188 /
at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent.

the following property, to wit: One cashmere dress of the
value of twelve dollars, One shawl of
the value of five dollars, One bed spread
of the value of three dollars, One skirt of
the value of one dollar and fifty cents
One umbrella of the value of two dollars
and one chemise and drawers of the
value of one dollar, in all

of the value of Twenty four 2/100 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 Margaret

Murphy (now here) for the reason that
said property was contained in
a trunk in a room to which said
Margaret only had access. That deponent
caused the arrest of said Margaret
who confessed to Officer Buckley
that she had taken said property
and pawned the same. That depo-
nent has seen said property in
the pawn offices and identified
the same as her property

Bridget F Murphy
mark

Sworn to before me, this

day

John W. Smith
188 /
Police Justice.

0639

City & County of New York } ss

John Buckley of the 20th Precinct
being duly sworn deposes and says
that he has heard read the foregoing
affidavit and all that portion
relating to admissions by the
prisoner to deponent is true
Sworn to before me

This 12th day of Nov 1884 } John Buckley

John R. Smith
Police Justice

0640

City and County of New York, ss: "

POLICE COURT, SECOND DISTRICT.

THE PEOPLE,

On Complaint of Midget Murphy
For Pocket Larceny

vs.

Maggie Murphy

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

Dated November 11th 1887

Solomon Smith
Police Justice.

Maggie Murphy

0641

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Maggie Murphy*

Question. How old are you? *25*

Answer. *25 Years old*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *214 West 35th 3 days*

Question. What is your business or profession?

Answer. *Chambermaid*

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 told the things*

Taken before me, this *12*

day of *Jan* 188*8*

Maggie Murphy
Solomon Smith
Police Justice.

0642

BAILED,

No. 1, by _____
Residence _____ Street, _____

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Rec. 208, 209, 210 & 212.

Police Court - 2 District. 50

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Murphy
311 St. 39
See 21
Maggie Murphy

1 _____
2 _____
3 _____
4 _____

Offence, *Petty Larceny*

Dated *November 11th* 1881

Magnum Magistrate.

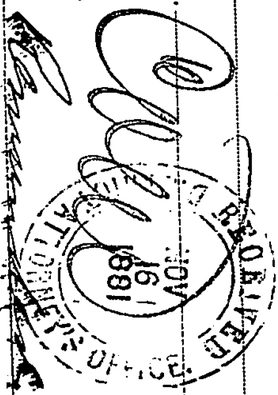
Archley Officer.

Wm. J. ... Clerk.

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 *Maggie Murphy*

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

Dated *Nov 12th* 1881

Salou ... Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

0643

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

20

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Madge Mounby
311 E 39th St
San 21
Madge Mounby

Offence, *Police Mounby*

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

Dated *March 11th* 1881

Morgan Magistrate.

Pachley Officer.

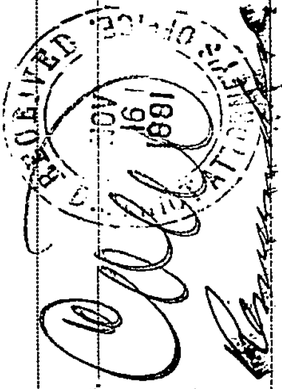
Both Clerk.

W. J. ...
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



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

guilty thereof, I order that he be admitted to bail in the sum of _____ and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 1881

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 _____ 1881

Police Justice. _____

0644

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

Maggie Murphy

Maggie Murphy
of the crime of

larceny

committed as follows:

The said *Maggie Murphy*

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

- One skirt of the value of five dollars.*
- One overskirt of the value of four dollars.*
- One waist of the value of three dollars.*
- One shawl of the value of five dollars.*
- One bed-spread of the value of three dollars.*
- One other skirt of the value of one dollar and fifty cents.*
- One umbrella of the value of two dollars.*
- One chemise of the value of fifty cents.*
- One pair of drawers of the value of fifty cents.*

of the goods, chattels, and personal property of one

Bridget Murphy

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

DANIEL C. ROLLINS,

~~DANIEL C. ROLLINS~~, District Attorney.

0645

BOX:

52

FOLDER:

605

DESCRIPTION:

Murphy, Michael

DATE:

11/16/81



605

0646

BOX:

52

FOLDER:

605

DESCRIPTION:

McEvoy, Edward

DATE:

11/16/81



605

0647

Mr. [unclear] No. 77. #

1 mark

Counsel,
Filed 16 day of Nov 1851
Plead & [unclear]

Grand Indictment.
Larceny from the Person

THE PEOPLE

vs.
Michael Murphy
Edward McEvoy

David S. Collier

~~St. B. CARVIN~~

District Attorney.
Part Pro: Nov 18, 1851
[unclear] acquitted
A True Bill.

[Signature]
Foreman.

[Signature]

0648

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edmond Mc Arroy 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.

Edmond Mc Arroy

Question. How old are you?

Answer.

Nearly one year.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

1613-2 Ave for one year.

Question. What is your business or profession?

Answer.

Shoe roofer and Cornice maker.

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

Answer.

I am not guilty of the charge.

Taken before me, this }
day of November 1888 }

Edmond Mc Arroy

W. W. W. W. W. Police Justice.

[Signature]

0649

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael 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. *Michael Murphy.*

Question. How old are you?

Answer. *Nineteen years.*

Question. Where were you born?

Answer. *In Waterford, Ireland*

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

Answer. *1269-3 Avenue*

Question. What is your business or profession?

Answer. *Plumber.*

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.*

Taken before me, this *8th*
day of *November* 188*8*

Michael Murphy

P. J. Mandel
Police Justice.

0650

District Police Court—

James Normile

CITY AND COUNTY)
OF NEW YORK,) ss.

of No. *105 East 86th* Street,
being duly sworn, depose and saith, that on the *19th*
at the
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

7 day of *November* 18*87*.
Ward of the City of New York,

the following property viz.:

*One open face gold watch.
of the value of Fifty 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 *Michael Murphy & Edward*

*Mc Aroy. now present. who followed
deponent out of a saloon. took hold
of and insisted upon taking her home.
That deponent then felt the watch
chain strike against his hand and
instantly missed the watch.*

James Normile

Sworn before me this
day of
1887
POLICE JUSTICE.

0651

DISTRICT POLICE COURT.
THE PEOPLE & CO.
ON THE COMPLAINT OF
James W. Wray
105 E 86th St
vs.
Michael Murphy
Edward M. Avey

DATED November 8th 1897

Wardwell
MAGISTRATE.

Ward J
OFFICER

WITNESSES:
Ward 28th
John McHenry
113 E 89
1,000, each to me

at 9th 2nd Ave.
C. J. W.

[Lined area for text entry]

0652

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Michael Murphy and Edward McEvoy
The Grand Jury of the City and County of New York by this indictment accuse
Michael Murphy and Edward McEvoy
of the crime of *Larceny from*
the person
committed as follows:
The said *Michael Murphy and Edward McEvoy* each

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

on the *seventh* day of *November* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward, City and County aforesaid,
with force and arms, ~~in the night time of said day,~~

one watch of the value of
fifty dollars

of the goods, chattels and personal property of one *James Roumile*
on the person of the said *James Roumile* then and there being found,
from the person of the said *James Roumile* then and there feloniously
did steal, take and carry away, against the form of the statute in such case made and pro-
vided, and against the peace of the People of the State of New York, and their dignity.

David B. Collins
S. B. GARVIN, District Attorney.

0653

BOX:

52

FOLDER:

605

DESCRIPTION:

Murray, James

DATE:

11/25/81



605

0654

BOX:

52

FOLDER:

605

DESCRIPTION:

Roach, William

DATE:

11/25/81



605

0655

No. 204.

Rec'd
1887

Day of Trial,

Counsel,
Filed 20 day of Nov 1887
Pleas at 11 o'clock A.M.

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

vs. James Murray
William Brock
William Drake

at 11 o'clock A.M.
1887

~~BENJ. K. PHIBBS~~
Daniel S. Rollins
District Attorney.

A True Bill.

(Signature)

Foreman.

Part Two Dec 6-1887

Both Pleas at 11 o'clock
1887
(Signature)

Charge returned
both bills.
(Signature)

0656

Police Court—Second District.

City and County
of New York.

ss:

Morris Baker, aged 33 years, a tailor,
of No. 275 Ninth Avenue ~~Street~~, being duly sworn,
deposes and says, that the premises No. 354 Eighth Avenue
~~Street~~, 20th Ward, in the City and County aforesaid, the said being a frame building
and which was occupied by deponent as a Tailor shop
were attempted to be ~~was~~ **BURGLARIOUSLY**
entered by means of breaking a window leading
from Eighth Avenue into the shop of
deponent

on the ~~morning~~ ^{morning} of the ~~fifteenth~~ ^{fifteenth} day of November 1881
~~was attempted to be~~
and the following property feloniously taken, stolen, and carried away, viz: cloth
and clothing to the value of about
Three hundred dollars

the property of ~~this~~ deponent
and deponent further says, that he has great cause to believe, and does believe, that
~~attempted~~
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by James Murray and William Roach
alias William Rourke
for the reasons following, to wit: That the said James
Murray and the said William
Roach, were detected by Officer
Charles Hook in the act of breaking
in the window leading from Eighth
Avenue into deponent's shop and
were arrested by said officer
Morris Baker

Shewn to this 15th day of November 1881,
before me
Meredith Pease
Police Justice,

0657

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d
DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. James Murray

Question. How old are you?

Answer. Twenty-five years

Question. Where were you born?

Answer. New York City

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

Answer. 135 West 36 Street, past four months

Question. What is your business or profession?

Answer. Express driver

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

Answer. I am not guilty. I was passing along Eighth Avenue. I heard a noise like the breaking of glass. I was with William Rourke. Two officers came up and accused us of breaking the glass and arrested us.

Taken before me, this 15
day of November 1881

James Murray

Marcus Clorb Police Justice

0658

Sec. 198-200.

2^d

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Rourke 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. William Rourke

Question. How old are you?

Answer. Twenty-two years

Question. Where were you born?

Answer. New York City

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

Answer. 444 West 32^d Street, past two years

Question. What is your business or profession?

Answer. Unemployed

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

Answer I was walking along Eighth Avenue with James Murray when we were arrested by an officer. I know nothing whatever regarding any attempted burglary and am not guilty of the charge against me

Taken before me, this 15
day of November 1887

William Rourke

Marcella Police Justice.

0659

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Baten
354 8th Ave

1 James Murray
alias William Roach
3

Offence, Attempted
Burglary

Dated November 15 1881

John James O'Leary Magistrate.

Charles Cook Officer.

No. 4, by
Residence
Street,

No. 3, by
Residence
Street,

No. 2, by
Residence
Street,

No. 1, by
Residence
Street,

BAILIED;

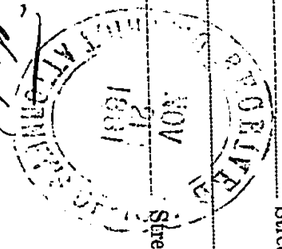
Witnesses

No. Street,

No. Street,

No. Street,

Comm. Baten
SK



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named James Murray and William Roach, alias William Roach guilty thereof, I order that he ^{held to answer the crime and be} be admitted to bail in the sum of Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated November 15 1881

Morrell Baten 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.

James Murray
William Roach

0990

Sec. 208, 209, 210 & 212.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Bates
354 8th Ave

1 James Murray
2 William Beach
3 William Rowley

BAILED;

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated November 15th 1881

Wm James O'Sullivan, Magistrate.

Charles Cook Officer.

Clerk.

Witnesses

No.

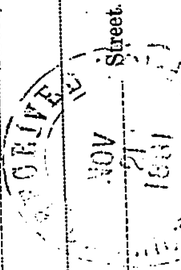
Street,

No.

Street,

No.

Street.



Commenced

by

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

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

Dated November 15 1881

Morris Bates
Police Justice.

I have admitted the above named

Dated 1881

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 1881

Police Justice.

0661

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James Murray and William Roach ^{against} *William Rourke*
The Grand Jury of the City and County of New York by this indictment accuse
James Murray and William Roach otherwise
known as William Rourke
of the crime of *Burglary*

committed as follows:

The said *James Murray and William Roach otherwise*

known as William Rourke each

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

Morris Baker

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

Morris Baker

goods, merchandise and valuable things in the said *store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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

Daniel S. Rollins

~~BENJ. K. PHELPS~~, District Attorney.

0662

BOX:

52

FOLDER:

605

DESCRIPTION:

Murray, Thomas

DATE:

11/11/81



605

0663

No. 36
Nov 15. 1882

Counsel,
Filed *[Signature]* day of *[Signature]* 1882
Pleads *[Signature]*

INDICTMENT—Larceny from
the Person.

THE PEOPLE

vs.
[Signature]
[Signature]

[Signature]
BENJ. K. PHILLIPS

District Attorney,
Part No. 15, 1882
A True Bill.
[Signature]

[Signature]
Foreman.

Pen 6 months.

0664

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. 69 Murray Street, 11 Stuyvesant City of New York.

being duly sworn, deposes and says, that on the 29 day of October 1881

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

of deponent from the left side pocket of the vest

the following property, viz: the following property

One Silver Watch with
plated chain attached
all of the value of Six
dollars

Sworn before me this

30

day of

Oct

1881

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 Murray
(now here) whom deponent
has taken steal and
carried away said
property as aforesaid
Ludvig Johansen

Police Justice

0665

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Thomas Murray

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

Brooklyn N.Y.

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

Answer.

336 Water St 4 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer

I am not guilty

Taken before me this

30

day of

Oct

188

Thomas Murray

[Signature]
Police Justice.

0666

Sec. 206, 208, 210 & 212

Police Court District

THE PEOPLE, &c.
NON THE COMPLAINANT

Indweller of the City of New York

1. *Thomas Murray*

Offence, *Larceny from person*

Dated *31st Oct* 188*1*

Wilhelm Magistrate.

Kilbide Officer.

A. Green Clerk.

Witnesses

No. *4-Park* Street,

with the partition

No. *of the partition* Street,

No. _____ Street.

Am

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

guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 31* 188*1* *J. Wilhelm* Police Justice.

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

Dated _____ 1888 _____ Police Justice.

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

Dated _____ 1888 _____ Police Justice.

7990

Sec. 209, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 581
 Ludwig Johnson
 57 St. Clarence Street
 Thomas Murray

Offence, *Carried from*

Dated *30 Oct* 188*1*

Wilbrett Magistrate.

Hubbide Officer.

At Pres Clerk.

Witness *Officer Hubbide*

No. *4-10-10* Street,

with the partition

No. of the property Street,

No. Street

Case

BAILED,

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Oct 31* 188*1* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0668

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 Murray

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

Thomas Murray

of the crime of *Larceny*

(from the person

committed as follows:

The said *Thomas Murray*

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

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

*One watch of the value of five
dollars*

*One shirt of the value of one
dollar*

of the goods, chattels, and personal property of one *Ludwig Johansen*
on the person of said *Ludwig Johansen* then and there being found,
from the person of said *Ludwig Johansen* 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.

Samuel S. Rollin

BENJ. K. PHELPS, District Attorney.