

0465

BOX:

262

FOLDER:

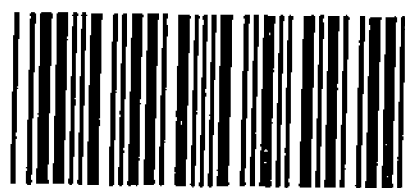
2524

DESCRIPTION:

Millbanks, Stephen

DATE:

05/24/87



2524

POOR QUALITY
ORIGINAL

0466

Witnesses:

Off Harris

Counsel,

Filed,

Pleads,

1887

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday.)
(Ill. Rev. Stat., 7th Edition, page 1389, Sec. 6)

B
Stephen Milbanks

RANDOLPH B. MARTINE,

*22 May 1887 District Attorney.
Transferred to City of
Chicago for misdeamors.*

A True Bill.

Gly Haven

Foreman.

POOR QUALITY
ORIGINAL

0467

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiffs

against

Stephen Millerand

Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant late of the City of New York, in the County of New York, aforesaid, on the *first* day of *May*, in the year of our Lord one thousand eight hundred and eighty*seven*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open ; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE, District Attorney.

0468

BOX:

262

FOLDER:

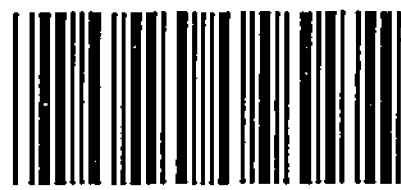
2524

DESCRIPTION:

Miller, Edward

DATE:

05/10/87



2524

POOR QUALITY
ORIGINAL

0469

Witnesses:

Valentine O. King

It appearing by the within affidavits
that it is impossible to secure the at-
tendance of Valentine O. King
a material and necessary witness for
the People and without whose evidence
a conviction cannot be had, I there-
fore respectfully recommend that the

defendant herein Edward

Miller

be
discharged on his own recognizance.

N. Y., June 30, 1887

Randolph B. Martine
District Attorney.

Counsel,

Filed, 10 day of May 1887

Pleads, Not Guilty

THE PEOPLE

vs.

Edward Miller
alias

"Kid" Miller

Grand Larceny, second degree
[Sections 628, 629 Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

Received by
Deputy by County

A True Bill.

Ed. Miller
for sample.

Foreman.

June 19

0470

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

[illegible]

NORVIN GREEN, President.

Check.

1888

RTV-2

RECEIVED THE NOTICE AND AGREEMENT AT THE TOP. ~~24~~

The People }
vs. }
Edward Miller }

City & County of New York fs:-

T. A. D. Parker being duly sworn says:- That he is the Chief Clerk of the District Attorney's Office.

That on the 6th day of June 1887 deponent caused a telegraphic message to be sent to Valentine O. King, the complainant against the above named defendant, at the State Department, Washington, D. C., where deponent had been informed the said King could be reached.

That on the same day deponent received the annexed message from the Western Union Telegraph Company informing him that the said King was not in Washington, but supposed to be at Rio Albermarle Co. Va.

Deponent further says that ^{on or about June 10, 1887,} he caused a subpoena to be mailed to the said Valentine O. King addressed to him at Rio, Albermarle Co. Va. requiring him the said King to appear and testify at this Court of

POOR QUALITY
ORIGINAL

0472

General Sessions on the 20th day of
June 1887 against Edward Miller
the defendant herein.

That the said King has failed
to appear in answer to said subpoena
and that the said subpoena has
not been returned to the office
of the District Attorney or to this
deponent.

Sworn to before me this } R. D. Barker
29th day of June 1887 }
Rudolph L. Schauf
Court of Deeds
N. Y. City & Co.

COURT OF GENERAL SESSIONS.

The People, &c.

vs.
Edw. Miller

OFFENSE

RUDOLPH L. SCHAUF
District Attorney

Affidavit of
R. D. Barker
Chief Clerk

POOR QUALITY
ORIGINAL

0473

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Valentine O. King*
of No. *Gilsey House* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *13* day of *May* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Edward Miller
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *May*, in the year of our Lord 188

RANDOLPH B. MARTINE, District Attorney.

*not found
in Washington*

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Valentine O. King*
of No. *Gilsey House* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *13* day of *May* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Edward Miller
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of *May*, in the year of our Lord 188

RANDOLPH B. MARTINE, District Attorney.

*not found
in Washington*

State Department

POOR QUALITY
ORIGINAL

0474

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

Gilsey House

Valentine O. King
Broadway + 25th St. 54 years,

occupation

Physician

being duly sworn

deposes and says, that on the

4th

day of

May

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 day time, the following property viz :

Good and lawful money of
the United States to the amount
and value of One hundred dollars
(\$100.00)

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 Edward Miller (now here)

from the fact that on the above date at
the hour of 9 o'clock AM deponent met
the defendant on Broadway in front of
the 5th Avenue Hotel. when he the defendant
accosted deponent and represented that
his name was Richardson and that he
was the son of an old friend of
deponent of that name who lives in
New Orleans and he the defendant then
induced deponent to accompany him
to the house no 111. East 25th Street and
told deponent he wanted to show him some
valuable prizes he had drawn in a lottery
deponent went in to said premises and there

POOR QUALITY
ORIGINAL

0475

saw a man in a room who the said
defendant introduced to deponent as a
✓ Mr. Stetson. And after deponent and the
defendant got into said premises he the
defendant told deponent he had drawn
✓ five hundred dollars. then Stetson then
the defendant a package which he said
contained the defendant's five hundred dollars.
But that before the defendant could have
✓ said five hundred dollars he the defendant
must deposit one hundred dollars.
The defendant then said he did not have
one hundred dollars with him and requested
deponent to let him have one hundred
✓ dollars and he would take one hundred
dollars out of the package containing
the five hundred dollars and return it to
deponent. Deponent declining and refusing
to rely upon the representation so made
to him by the said defendant handed him
one hundred dollars. he the defendant then
took the hundred dollars which deponent
had given him. and then commenced
shuffling some cards. when the man
Stetson then told the defendant he had
lost the five hundred he had previously
drawn and had lost four hundred dollars
more. he the defendant requested deponent
to give him two hundred dollars more.
Deponent refused when he the defendant got
up and left said premises. Deponent followed
him out and demanded the return of his money.
When the defendant told deponent if he would
go to the Stratford House where he the defendant lived
he would return deponent's money to him. Deponent started
with the defendant to go to the Stratford House when
the defendant slipped away from deponent and deponent
did not see him again until he accidentally met him
on Union Square at one O'clock P.M. and as soon as
he the defendant saw deponent he started and ran away
deponent followed him and caused his arrest. Wherefore deponent
charges the said defendant with feloniously obtaining possession
of said sum of money with the intent to defraud by color or aid of false
and fraudulent representations

J. D. King

POOR QUALITY
ORIGINAL

0476

Sec. 198—200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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

Question What is your name?

Answer. Refused to answer

Question. How old are you?

Answer. Refused to answer

Question. Where were you born?

Answer, Refused to answer

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

Answer. Refused to answer

Question. What is your business or profession?

Answer, Refused to answer

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

Answer. I am not guilty and demand an Examination

Refused to sign his name

Taken before me this

day of

May

188

7

Paul V. C. H. H. H.

Police Justice.

POOR QUALITY
ORIGINAL

0477

134
Police Court 2662
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Valentine O'Hara
vs.
Edward Purina

1
2
3
4
8
Office *Larceny & felony*

Dated *May 7* 188*9*
Magistrate.
H. Kelly
Officer.
Joseph Meardi
Precinct.
19

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Witnesses _____
\$1500 & May 8 10 Street
Remitted to the
House of Detention & charged
\$1000 to pay
No. _____ Street _____
\$1500 to answer
Lemanick

RECEIVED
MAY 7 1889
CLERK'S OFFICE

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 *Fifty* 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 *May 7* 188*9* *Sam'l C. Kelly* 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

0478

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Affidavit wanted SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Valentine O'King*
of No. *Elise House* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *28* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

GREETING:

Edw. Miller
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *June*, in the year of our Lord 188*7*

RANDOLPH B. MARTINE, *District Attorney.*

Call at home

GLUED PAGE

POOR QUALITY
ORIGINAL

0479

Court of General Sessions.

THE PEOPLE

vs.

Ed Miller

County of New York, ss.

and says: I reside at No.

Chas. J. Lyons

being duly

656 Second Ave.

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 27 day of June 1887, I called at the Gilsey House

the alleged residence of Valentine O. King

the complainant herein, to serve him with the annexed subpoena, and was informed by the Hotel Clerk that said King left some time ago for Washington and that he does not know when he will return.

Sworn to before me, this 28 day

of June

1887

Rudolph L. Schaaf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Chas. J. Lyons
Subpoena Server.

being duly sworn, deposes and says he
Subpoena, of which the within is a copy, upon
188, by
on the day of

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

state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's Office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

POOR QUALITY
ORIGINAL

0480

Court of General Sessions.

THE PEOPLE, on the Complaint of

N. O. King

vs.

Edw. Miller

Offense :

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of

Chas. J. Lyons

Subpoena Server.

Failure to Find Witness.

State of New York
City and County of New York } 2

George W. Borkowitz being duly sworn says that he resides at number one hundred and eleven (111) East 25th Street New York City and has resided at said house no 111 East 25th Street four years on May 1st, 1887. That the only male persons that reside on the premises are myself and Dr. John W. Beermann who is associated with me in business.

That no rooms on my house are let to or inhabited by strangers and the report in the New York papers on or about March 8 1887, to the effect that certain gamblers took a person to number 111 East 25th Street New York City is a mistake made in chaining the affidavit or else made for the purpose of concealing the true place where the gamblers live. At all events no gamblers live in my house and no such occurrence took place on my premises at any time.

Sworn before me this 11th day of June 1887.

George W. Borkowitz

Henry Beermann
Notary Public N.Y.C.

POOR QUALITY
ORIGINAL

0482

the paper be
as

Edward Miller.

affidavit of ^{made}
George W. Goodenough.
in reference to all
20th 25th Street.
New York City.

POOR QUALITY
ORIGINAL

0483

HOES & MORGAN,
ATTORNEYS AND COUNSELLORS,
Rooms 46, 47 & 48,
No 69 Wall Street.

People

VS

WILLIAM M. HOES,
ROLLIN M. MORGAN.

Edward Miller, alias "Kidd" Miller.

New York, June 10th 1887.

Hon. Randolph B. Martine,

District Attorney, New York City.

Dear Sir:

There is a man now in the Tombs, named Edward alias "Kidd" Miller, under indictment for grand larceny. The complainant was Valentine O. King, who at the time of preferring the charge, claimed to be a physician, and Minister of the United States to Bogota.

The complainant swore that he was fleeced by the prisoner at the house No. 111 East 25th street, City. The house, No. 113 East 25th street, and a number of houses adjoining towards the East, are owned by my friend Doctor John C. Goodridge, Jr. who lives in No. 113 and is very much annoyed at the alleged business carried on at No. 111.

The complainant, it appears from your records, which I have examined today with Dr. Goodridge, went to Washington, and had failed to appear. The case is upon Assistant District Attorney Bedord's Calendar for Monday next. May I ask on behalf of Dr. Goodridge, that I may be advised of any motion to admit the prisoner to bail, and that you will kindly cause further enquiry to be made for the complainant, as it is desirable to the residents in the neighborhood, that the testimony of complainant be obtained, to the end that the alleged business may be forever broken up.

Yours respectfully W. M. Hoes.

POOR QUALITY
ORIGINAL

0485

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Valentine O'King*
of No. *Gilsey House* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *28* day of *June* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Edw. Miller
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *June*, in the year of our Lord 188*7*

RANDOLPH B. MARTINE, *District Attorney.*

GLUED PAGE

POOR QUALITY
ORIGINAL

0486

Court of General Sessions.

THE PEOPLE

vs.

W. Miller

County of New York, ss.:

sworn, deposes and says I am a Police Officer attached to the 19th Precinct,
in the City of New York. On the 28 day of June 1887,
I called at the Bilsey House

the alleged residence of Valentine O. King

the complainant herein, to serve him with the annexed subpoena, and was informed by the
Hotel Clerk that the said King has
not been there in the past two
months, when he went to Washington
and that he does not know
when the said King will return.

Joseph Meacle

Sworn to before me, this 28 day

of June 1887
Rudolph L. Schauf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

188, by

on the day of

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

If inconvenient to remain, and you prefer another day,
state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District
Attorney's Office.
If you know of more testimony than was produced before
the Magistrate, or if a fact which you think material was
not there brought out, please state the same to the District
Attorney or one of his assistants.

POOR QUALITY
ORIGINAL

0487

Court of General Sessions.

THE PEOPLE, on the Complaint of

V.O. King

vs.

Edw. Miller

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

Geo. Meade
19th

Precinct.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

0488

District Attorney's Office.

PEOPLE

vs.

Edward Miller
also Ed Miller

Please notify

Wm. Hols ^{Hols}

Ally
by name of

of any motion
also bail —

or 1000

POOR QUALITY
ORIGINAL

0489

New York General Sessions.

The People &c
vs: Edward Miller.

Grand Juror.

Please to take Notice that we
shall move this Court, before Hon: Henry A.
Gildersleeve, one of the Judges thereof, holding
Part I on Wednesday June 29th 1887, at
11 o'clock in the forenoon, for the discharge
of the above named defendant Edward
Miller, on the ground that two terms of the
Court have expired and the District Attorney
has failed to bring the defendant to trial.

Dated June 28th 1887.

Yours &c

Howe Hummel

Attorney for Defendant.

To Randolph B. Martine Esq^{re}
District Attorney.

POOR QUALITY
ORIGINAL

0490

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

.....being duly
sworn, says that he resides at No. Street, in the City of
New York; that he is years of age; that on the day of
18....., at Number in the City of
New York, he served the within on
the by leaving a copy thereof with

Sworn to before me this
day of 18 }
.....

N. D. General Sessions.

The People &c.

Plaintiff,

against

Edward Miller.

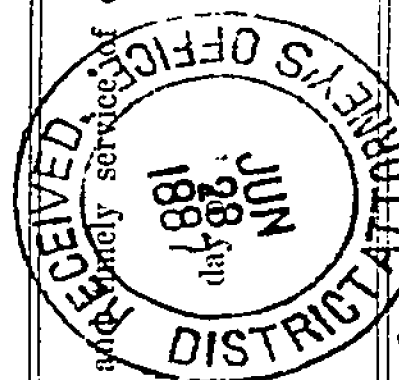
Defendant.

Notice of Motion
for Discharge.

HOWE & HUMMEL,

Attorneys for defendant.

87 & 89 CENTRE ST., New York City.



Due and duly served of cop of the within
hereby admitted
this 18

Attorney.

To Randolph B. Marline Esq

District Attorney.

POOR QUALITY
ORIGINAL

0491

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Witter
otherwise called
"Kid" Witter

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

Edward Witter, otherwise called
"Kid" Witter —

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

The said Edward Witter, otherwise
called "Kid" Witter, —

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

the sum of one hundred dollars
in money, lawful money of
the United States, and of the
value of one hundred dollars,

of the goods, chattels and personal property of one

Valentine O. Kniff, —

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.

Handwritten signature of District Attorney

District Attorney.

0492

BOX:

262

FOLDER:

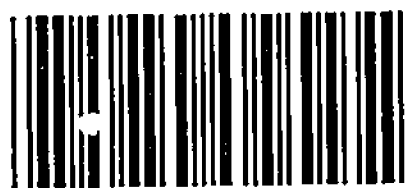
2524

DESCRIPTION:

Miller, Henry

DATE:

05/27/87



2524

0493

BOX:

262

FOLDER:

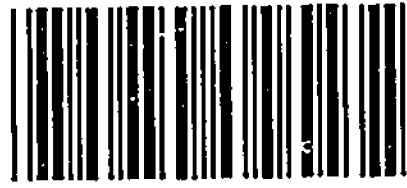
2524

DESCRIPTION:

Roth, Edward

DATE:

05/27/87



2524

0494

Dr. Cunningham
Dr. McQuinn

Bachelorcy in the Third Degree.

五

21

Henry Miller

and
P1

Edward Roth.

RANDOLPH B. MARTINE.

District Attorney.

Vol. 1. 2d. June 26/77

A True Bill.

Vitalic Laboratory,
Columbia

Glyf artw

Foreman

June 13/87

Ch. 2

Spice & Minerals of
an' alleys.

and all except
I had left a remainder 17.

The People's Court of General Sessions. Part I
 Edward Roth Before Judge Gildersleeve. June 13. 1887.
 Jointly indicted with Henry Miller for burglary.
 John J. Cunningham sworn. I live
 305 E. Eighth St. now; on the 17th of May I lived
 276 E. Tenth St; my place of business is 357
 E. Tenth St, it is a liquor saloon; we lock up
 generally about 11 1/2, never later than twelve.
 I was in the store on the night of the 17th of May;
 Roth and Miller were in there before I closed up.
 I notified them of my intention of closing, Roth
 got up and Miller followed; after they left there
 were no customers in the place. I then closed
 all the doors and windows and fastened
 everything securely leaving a light burning
 in the centre of the saloon. I was aroused
 by a message at my apartments about
 one o'clock that somebody had entered my
 saloon. Officer McFallough asked me to take
 my keys out and open the door. I did so
 and found the door unlocked. That had been
 locked the night before. I turned around
 and saw the defendant with the officer.
 I said to him, he is one of the fellows that
 was in about eleven o'clock. The officer
 told me to go in and light up and see
 if I lost anything. I did so and found
 I lost nothing. I went behind my counter

POOR QUALITY
ORIGINAL

0496

and in doing so I fell over his "pal" (Miller); he was underneath the bar close up to the box and the ale pump; he was concealed there. (Miller placed at the bar) This is the man that was concealed behind the bar. The value of the property in the store was from \$1200 to \$1500. Cross examined. I did not try to find out whether Miller was awake or asleep when he was found behind the bar. There was nothing broken in the store. I never saw those parties before that night. Then I returned to the store the door was closed but unlocked. I left my place about twenty minutes to twelve o'clock.

John McFullough sworn. I am an officer of the thirteenth precinct and was on duty the night of the 17th July. Going over my post in looking up towards the door of this store in question, I saw the prisoner Roth looking up and down the street, and when he saw me he started across the street half running and got on the opposite side of the street east going to the car; he hastened his step around the corner and in the mean time I ran to the door and found it open. I met Roth standing in a doorway in Avenue B and questioned him as to what he was doing in that store. I arrested him and brought him back and kept him in the

doorway until the owner came and also the
bar keeper - I found Miller lying behind the
bar about 12.45 a.m. He knew what he was
about, but he was excited and trembled
all over. Cross examined. I had no conversa-
tion with Miller. I got my side partner and
put him under arrest. Miller was not asleep
when I went in there. I did not strike him
with my club and did not see anybody
strike him; I will certainly swear that he
was awake when he was lying down. I chased
Roth about a block but did not call him
to halt; he was running when I first saw
him. The gas in the store was turned
down as it usually is, burning low. Both
the prisoners gave the same address in
the ^{Palmer} station house, and Roth changed his
address in the station house; they both gave
138 Essex St. and one 72 Second Ave. in
the station house. [Case for the Defence.

Frederick Micheal sworn. I am a miner
in Colorado and know Roth a year and a
half; as far as I know his character is A
No. 1; his people live in Germany and are
of first class. I suppose he was about 16 or
18 years old when he left Germany about
six years ago; he may be twenty years
old now.

Joseph S. Loeb sworn. I live at 23 Frankfurt St. and am caterer for the World office. Roth worked for me seven months ago. I always found him to be honest; he handled cash for me; he was always honest and truthful.

Robert Funky sworn. I reside 135 Essex St. and am a cigar maker. The prisoner lived with me four months; he has a good character.

Edward Roth sworn. I have lived in this city about two years; before that I was in St. Louis. I have been working for Mr. Loeb and Nathan Bros. on William St. My business is barkeeper and waiter since I have been east. On the 17th of May I went down Broad St. and met Mr. Miller; we walked up town and had drinks together. We fell asleep in the park and an officer came and woke us up. Miller's hat was gone; so we went back to get his hat which he left in the saloon. Miller went ahead and he found the door open. I thought he was going to come out every minute. I walked across the street and I stood in a door of Avenue B and the officer arrested me. I have never been arrested before.

Henry Miller was examined and said he dropped asleep in the stove and was woke up by the officer hitting him with a club.

The jury rendered a verdict of guilty of an attempt to commit burglary in the third degree with a recommendation to mercy.

POOR QUALITY
ORIGINAL

0499

Testimony in the
case of
Edward Roth
filed May
1971

POOR QUALITY
ORIGINAL

0500

Police Court— 3^d District.

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

of No. 276 East 10th

occupation Liquor dealer

deposes and says, that the premises No. 351 East 10th

in the City and County aforesaid the said being a Liquor Store

and which was occupied by deponent as a Liquor Store

~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly ~~of~~ unlocking the
lock that is attached to the front store door
leading into said store with some instrument

on the 17 day of May 12.45 a.m. 1887 in the night time, and the
~~following property feloniously taken, stolen, and carried away, viz:~~

with the felonious intent to take steal and
carry away therefrom the following property
viz Five hundred cigars of the value
of Eleven dollars and other property all
of the value of One hundred and Twenty
five dollars

\$125

the property of Deponent

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

Henry Miller & Edward Roth (both now here)

for the reasons following, to wit: that deponent is informed by
officer John McCullough of the 13th Precinct
Police that he saw said Roth run out of
the entrance of said store and said officer
pursued him and caught him and brought
him back to the store and thereafter went
in said store and found said Miller
concealed behind the counter in said store.

Deponent further says that said defendants

POOR QUALITY
ORIGINAL

0501

were in card store previous to him closing
card place

Sworn to before me John J. Cunningham.
this 17 day of May 1887
Sam'l O'Connell, Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1887 Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887 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 1887 Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated

1887

Magistrate.

Officer.

Clerk.

Witnesses,

No.

street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0502

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 13 years, occupation Police officer of No

1311 Grand Police

Street, being duly sworn deposes and

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

Sworn to before me, this

day of

May

17
188

John M. Cullough

Danny O'Sullivan

Police Justice.

POOR QUALITY
ORIGINAL

0503

Hy Miller
Age 20
Born Germany
Occup —
Res 72 av 2
Single
Mother Linnif
Res 72 av 2

Ed Roth —
Age 20
Born Germany
Occup —
Res 135 East St
Single
Parents Linnif
Res Germany
—

POOR QUALITY
ORIGINAL

0504

Sec. 198—200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry 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.

Henry Miller

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

Germany

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

Answer.

72 Second Ave

3 mo

Question. What is your business or profession?

Answer.

Writer

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
Henry Miller

Taken before me this

day of

May

188

Police Justice.

POOR QUALITY
ORIGINAL

0505

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

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

Question What is your name?

Answer

Edward Roth

Question. How old are you?

Answer

20 years

Question. Where were you born?

Answer.

Germany

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

Answer.

138 Essex St

4 mos

Question What is your business or profession?

Answer

Waiter

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 intoxicated at the time

Edward Roth

Taken before me this

17

day of

May

1887

James E. Kelly
Police Justice.

POOR QUALITY
ORIGINAL

0506

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

Police Court 3 District. 1935

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Cunningham
James Muller
Edward Bell

Offence Burglary

Dated May 17 1887

A. O. Reilly Magistrate

John McCallister Officer

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 15.00 to answer

to answer

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 Defendants

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

Dated May 17 1887 Dan J. C. Reilly 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

0507

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Henry Ritter and
Edward Roth*

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

Henry Ritter and Edward Roth

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

The said *Henry Ritter and Edward
Roth, both* —

late of the *Seventh* — Ward of the City of New York, in the County of
New York, aforesaid, on the *seventeenth* day of *May*, in the year of
our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the *store* of one

John G. Cunningham, —

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

John G. Cunningham,

in the said *store* 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.

Randolph B. Boudrie

District Attorney.

0508

BOX:

262

FOLDER:

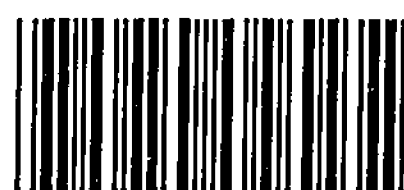
2524

DESCRIPTION:

Miller, John

DATE:

05/25/87



2524

POOR QUALITY
ORIGINAL

0509

Witnesses:

Counsel,

Filed, 25 day of May 1887

Pleads,

THE PEOPLE

vs.

John Miller

[Section 1002 - Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

pleads guilty.

per one of
A True Bill.

Glyfaren.

Foreman.

POOR QUALITY
ORIGINAL

05 10

Sec. 198—200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

John Miller 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

John Miller

Question. How old are you?

Answer

21 years

Question. Where were you born?

Answer.

Germany

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

Answer.

9 Battery 1 mile

Question. What is your business or profession?

Answer.

Steam cutter,

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

22

day of

May

188

David V. Sullivan

Police Justice.

John Miller

POOR QUALITY
ORIGINAL

0511

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

POLICE COURT, 3rd DISTRICT.

a Truckman Peter Houser aged 44
of No. 7, 1st Avenue Street, being duly sworn, deposes and says,
that on the 21 day of May 1887
at the City of New York, in the County of New York, deponent found

Jalen Miller (nowhere) in front
of a door on the 2nd floor of premises
No. 4 1st Avenue, and from his action
deponent believed, ^{independent} entered said premises
with the intent to commit a Burglary
and Larceny.

That deponent held him and
searched him, and deponent found
in his possession three false keys,
implements used in the commission of
a Burglary.

Deponent charges that said
defendant did have said Burglary
tools in his possession with the
felonious intent to use and employ
the same in the commission of a Crime
and in violation of section 508
of the Penal Code of the State of
New York.

Sworn to before me this 2nd day of May 1887 } Peter Houser

James C. Kelly, Police Justice

05 12

Residence

Street.

CONFIDENTIAL

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

05 13

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 Miller

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

John Miller
of ~~the Crime of~~ a Misdemeanor,

committed as follows:

The said

John Miller,

late of the *17th* Ward of the City of New York, in the County of New York afore-
said, on the *Twenty-first* day of *May*, in the year of our Lord
one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid,

*did unlawfully have in his possession
divers, to wit: three of the same, under
circumstances evincing an intent to use
and employ the same in the commission
of some crime to the Hazard and Injury
of the said unknown, against the form
of the Statute in such case made
and provided, and against the peace
of the People of the State of New York,
and their dignity.*

Randolph B. Smith

District Attorney.

05 14

BOX:

262

FOLDER:

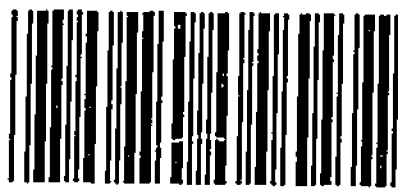
2524

DESCRIPTION:

Minot, Joseph

DATE:

05/18/87



2524

05 15

BOX:

262

FOLDER:

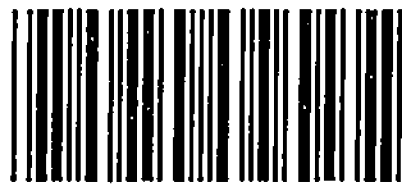
2524

DESCRIPTION:

Moor, Benjamin

DATE:

05/18/87



2524

05 16

BOX:

262

FOLDER:

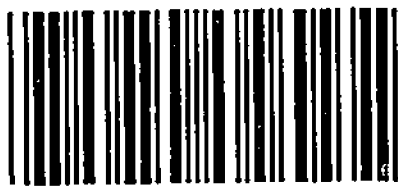
2524

DESCRIPTION:

Lyons, John

DATE:

05/18/87



2524

05 17

FD

Hope Reef

POOR QUALITY
ORIGINAL

0518

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Leonard Stehounner.
of No. 421, East 9th Street, aged 37 years,
occupation Saloonkeeper. being duly sworn

deposes and says, that on the 2nd day of May 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 day time, the following property viz :

Two glasses for a microscope of the
value of thirty-two dollars.

the property of Max Meyer, and
in care and charge of deponent,
and one Shawl of the value of
ten dollars.

and one pair of Cuff Buttons of the
value of four dollars.

The property of deponent said
property being in all of the value of
the property of Forty Six dollars

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Joseph Minat (now here)

and Benjamin Moor, and John Lyons
not arrested from the fact

that on said day deponent engaged
said defendant Minat to help deponent
to move from premises 181 Avenue C
to No. 421, East 9th Street.

that said property was then in a
Box. That said Minat without the
consent of deponent had the two
other defendants with him to help
him. That said Lyons was carrying
some of deponent's property to his Room,
while said defendant Moor was
sitting near the wagon which

Sworn to before me, this
1887

Police Justice.

POOR QUALITY
ORIGINAL

0519

was unloading. That after defendant had his property in his room, he discovered that the within described property was stolen and carried away. Defendant afterwards then went for said defendant Minors whom defendant found on the corner of 11th Street & Avenue C, and when he saw defendant to come after him he ran away, and while running away he saw the other boys stole the property.

Defendant is informed by Officer Patrick McInman after 13th Street Police that when he arrested said Minors, he informed him that the property were found in Avenue A. Between 11 & 12 Street and that the shovel was found in 1st Avenue between 21. & 22 Street, and that they got 40 cents on the shovel & one dollar & fifty cents on the shovel. Such information defendant believes to be true, and defendant charges that said three defendants are acting in concert with each other in taking and stealing said property as aforesaid.

Sworn to before me this 15th day of May 1889
Sennant H. H. H.
Solomon B. B.
Police Justice

POOR QUALITY
ORIGINAL

0520

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Police officer of No. 13 West 13th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Leona Schou

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

Sworn to before me, this 15

day of May

188

Patrick Brennan
Solomon Sturges

Police Justice.

POOR QUALITY
ORIGINAL

0521

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Joseph Minot 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. *Joseph Minot*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *408 East 10 Street 1 1/2 years*

Question. What is your business or profession?

Answer. *Work in Pease's factory*

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 the
other boys stole the property
I saw them steal it*

Joseph Minot

Taken before me this

18

1887

Police Justice.

0522

Residence

W. A. W. 1000

Dated 188 *Police Justice.*

POOR QUALITY
ORIGINAL

0523

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

*Joseph Windt,
Benjamin Moon and
John Sugars*

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

*Joseph Windt, Benjamin Moon
and John Sugars —*

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

The said *Joseph Windt, Benjamin
Moon and John Sugars, et al. —*

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

*Two boxes of the value of fifteen
dollars each, of the goods, chattels
and personal property of one Max
Meyer, and one share of the
value of five dollars, and one pair
of saddle boots of the value of
four dollars,*

of the goods, chattels and personal property of one

Leonard Schrammer, —

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.

David J. S. Sweeney

District Attorney.

0524

BOX:

262

FOLDER:

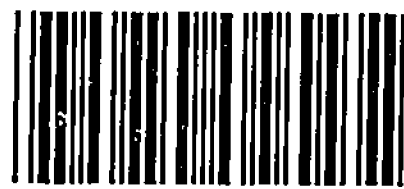
2524

DESCRIPTION:

Moonis, William

DATE:

05/25/87



2524

0525

I have much to say
before I find the cause
of the present
who was willing to
the things of or two times
upon the same subject
that he exposed to them
the same inquiries, the same
he left the state of each
the things of the state
that the things of the
the things of his own
regarding the same
the things of the state
the things of the state

[Handwritten signature]

POOR QUALITY
ORIGINAL

0526

STENOGRAPHER'S MINUTES.

3

District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Peter Mc Cullough

Patrick Sheehy

BEFORE HON.

Daniel O'Reilly

POLICE JUSTICE,

May 19 1887

APPEARANCES:

For the People,

For the Defence,

Mc Osborn

188

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Peter Mc Cullough

Cornelius Leary

Patrick Sheehy

George Brown

Morance Mc Carthy

9

11

13

17

1

N. J. Connolly

Official Stenographer.

POOR QUALITY
ORIGINAL

0527

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Peter Mc Callough
agst.
Patrick Sheehy

Examination had *May 19* 188 *7*
Before *Samuel O. Kelly* Police Justice.

I, *Waterman L. Crosby* Stenographer of the *1st* District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Peter Mc Callough*,
Cornelius Leary, *Patrick Sheehy*, *George Brown*, *Florence M. Carthy*
as taken by me on the above examination before said Justice.

Dated *May 20* 188 *7*

Samuel O. Kelly
Police Justice.

Waterman L. Crosby
Stenographer.

POOR QUALITY
ORIGINAL

0528

Police Court
Third District

The People vs.
Peter M. Callough
Patrick Sheehy

Examination Before Justice O'Reilly
May 19 1887

For Defendant Mr. Osborn

Peter M. Callough, the complaining witness
being duly sworn and cross-examined
by Mr. Osborn deposes and says:-
Q It was day before yesterday
that you had this trouble with this
man?

A Yes.

Q Where did it take place?

A In Monroe street

Q Where did you first see him?

A In Oliver street corner of
Chatham

Q At the carriage stand?

A Yes

Q This defendant had charge of a hack there?

A I think so: I could not swear.

Q You have no doubt of it?

A No, sir.

Q Was you not fighting with somebody at that time in the neighborhood of his ~~car~~ coach?

A There came a young fellow along about 19 years of age. There was three girls talking to this man. afterwards one of these girls spoke to me. She said "Are you going to give us a carriage ride?" This fellow that stole the money came along - the one spoken of in my affidavit as "The unknown man". He asked me if I wanted a carriage. I walked away. He followed me up until we got right opposite where this man was sitting by the boot black chair.

Q You had a fight with the

unknown man?

A. Yes.

Q. Did not defendant come out and try to separate you?

A. No Sir. He came out and struck me and knocked me down in the street.

Q. You had never seen him before?

A. No, Sir.

Q. Is it not true that instead of coming out to strike you he tried to separate you to prevent you from falling into his coach?

A. No. He gave me a kick right here in the ribs.

Q. You did not say that before.

A. He struck me on the back of the head when he came out, and knocked me in the street. When I was getting up he gave me a kick.

Q. He had never seen you before?

A. No.

Q. This was in broad day light

at 10 o'clock in the morning.

A. Yes.

Q Is it not true that you asked this man that you were fighting with - that you said you would give him \$10 if he would get one of these girls to go carney riding with you?

A No, Sir. On my oath I say that is not so Sir.

Q After you was struck by this man where did you go?

A I stood on the corner.

Q Did you go to a saloon on Monroe street?

A Yes, he led us. There was some more men. He took the lead and walked down.

Q Did he take hold of you?

A No Sir.

Q What do you mean by "leading" you down.

A I mean he walked ahead.

Q How far?

A To No 25 Monroe St.

Q How far from where you first met him?

A About three blocks and a half or four blocks.

Q You walked after defendant?

A Yes.

Q Who walked in first?

A He did.

Q What became of the man you was fighting with?

A He was right behind me.

Q Did you have a drink?

A I called for drinks for the party. I asked the party what they would have. I did not ask any one particularly. I asked all hands.

Q After you had been knocked down by one of the party and kicked by another?

A Yes.

Q Where was your money before that?

A In my pocket.

Q Had you taken it out before

that?

A I had taken it out and showed it to Ogerson.

Q Had you taken it out in the presence of defendant?

A No, Sir.

Q You never showed it to him?

A No, Sir.

Q When you got to the saloon and asked all hands to take a drink and took out your money what happened?

A I took five dollars out and this unknown man snatched it.

Q up to that time had you shown the money to the unknown man?

A No, Sir.

Q Well?

A The unknown man snatched the money and ran away out of the place.

Q Why do you accuse defendant of the larceny?

1 I do not accuse him of robbing me. I accuse him of taking the part of this man that stole the money and robbed me. The defendant took his part.

2 You accuse him of taking the part of this man that was fighting with you?

A Yes.

2 You do not accuse him of robbing you?

A He did not snatch the money.

2 Did he see the money at all?

A No, Sir.

2 At any time?

A No, Sir.

2 The first thing that was done in the saloon after you took out your money was that it was snatched by this unknown man?

A Yes.

2 Where was defendant then?

A He was standing leaning up

at the end of the bar

Q How far off?

A - The length of the bar - I came back yesterday morning and asked dependant if he knew the man that snatched the money. He said he never saw him before. I never saw him before. He said here yesterday that his name was something like Morris or Morris but, at the time I asked him he said he did not know; that he had not seen him before

By Justice O'Reilly You say that this man was in company with the unknown man previous to your going to the saloon?

A Yes, Sir

By Mr Osborn

Q What do you mean by company?

A Being there

- Q Do you mean that he ~~was~~ was with him at any time until after you had the fight?
- A Why, certainly, Before I had the fight.
- Q Whereabouts?
- A Right alongside of him.
- Q What doing?
- A Talking - arguing.
- Q That was about the trouble about these three girls?
- A Yes Sir. He wanted me to take them.

Cornelius Leary being duly sworn as a witness for the people deposes and says: When I arrested this defendant yesterday I asked him if he knew this unknown man? He said he did not know the man. Yet here in court he said his name was McNorris

He said he never saw him before that day or since.

Q Do you know that young man?

A No Sir

Q Do you know how defendant ascertained from the time you first asked him until the second time?

A He could not ascertain from anybody, because he did not see anybody.

By Justice O'Reilly

Q He denied knowing anything about this unknown man?

A Yes

By Mr. Osborn

Q Do you know defendant?

A No Sir

Mr. Osborn - I move to dismiss the complaint on the ground that if all that is stated here is true

there is not sufficient to hold
Defendant

Motion denied
Exception.

Patrick Sheehy, the Defendant,
being duly sworn and examined
as a witness for in his own
behalf deposes and says: I
am a carriage driver. I stand
at the corner of Oliver street
and New Bowery. I have
never been arrested before for
any criminal offense.

Q When was the first time
you saw this complainant.

A About half past 10 Tuesday.

Q At Oliver street

Q What circumstances took place

A This man and the other
young man was talking when
the young girl came up. He
offered the young man \$10

if he would get one of the girls to go carriage driving with him. I saw him talking with the woman. After that I went with a young man by the name of Mr. Carthy to Donovan's saloon to have a drink and this was followed I stood at the bar and called for a cigar, and got it. That is all I know about it. I walked out, I did not see any snatching of money or anything else.

Q Was there any cry about money then?

A No Sir.

Q You were not stopped in going out of the saloon?

A No, Sir I walked out

Q No cry at that time that anything was stolen?

A Nothing at all.

Q Did you know this man called the unknown man?

A Brown told me his name
on Tuesday evening. He said
he thought that was his name.

Q When was you arrested?

A Yesterday

Q And all you know about
this unknown man's name
is hearsay?

A Yes, Sir

George Brown being duly sworn
and examined as a witness
for Defendant deposes and
says: I was walking in the
Bromery with the complement
and he was telling me about
a dispute he had got into. I
listened to him and advised
him, as the best thing, to walk
away from there. He asked
me to go in and have a
drink and we did so. When
we came out I advised him

to go away. He wanted to go and fight the man in a back room. More for a joke than anything I went over and told defendant that and he said "All right; we will go." We started down Monroe street and went down into this place to have a drink.

By Justice (S) Peibly

Q - Who went to the Monroe street place with you?

A There was five, myself, the complainant and defendant and this unknown man. I do not know him - the man that he was with before in the morning - that is what the complainant told me that he had a dispute with a young fellow in the morning.

Q What occurred in the saloon?

A We went in the saloon and the complainant he said

"Have a drink" He pulled out a five dollar bill and gave it to the bar tender. When this unknown man came up behind and grabbed the money and ran out and was not seen again.

Q Was defendant present when the man grabbed the money?

A He appeared to be outside the saloon walking away.

Q How could he be outside?

A As soon as he got a cigar. When the man snatched the money he ran off. I saw defendant outside walking.

Q Are you acquainted with defendant?

A I never spoke to defendant before in my life.

By Justice C. Reilly

Q The defendant went in company with you and the others

1
A - Yes in five altogether.

Q Who asked you to go there?

A The subject was brought up by the complainant himself. He said he was going in some back room or some place to fight. He said "I want you to come with me." I said "all right." We started down to Monroe street to Sonovans and had a drink.

Q Who was he going to fight?

A The defendant.

By Justice O. Reilly

Q With whom do you live?

A My mother and step father.

Q Where are you employed?

A In Peasewill and Harris Cracker Bakery.

Q How long have you been working there?

A Over a year.

Q Are you employed there now?

A Yes, Sir. They commenced

cleaning the boiler out Monday
and I did not have work
when the boiler is cleaned I
go to work again

Florence Mc Carthy, being duly sworn
as a witness for Defendant
deposes and says: I am
23 years old. I live at
Vandayke in Catherine st
2 What do you know about
this case.

A This young man Brown and
I were walking together when
we met Sheehy the Defendant
and were talking with
him for a while then we
walked away. Then we
met the complainant a little
way off and complainant said
Sheehy had struck him. I
called Sheehy over and spoke
to him. Sheehy said it was a lie.
that he had not struck him

at all. Sheehy walked away.
The complainant asked us to
have a drink and we went
and had a drink with him.
- Brown and Complainant and
me at the Atlantic Hotel.
After that the complainant
wanted to fight Sheehy in
some place a former ship
and Sheehy said he did
not mind. Then we came
along down to Donovan's
store and Complainant
asked us to have a drink.
All hands got up to the
bar. Defendant took a
cigar and walked out
I said I had to make a
call at 12 1/2 o'clock and
walked out. I saw this
man running out - the com-
plainant. He struck against
the door in falling. The man
that took the money ran
up around the corner.

1
Q Who were the five that went
to the saloon

A Sheehy, Brown, Conlan and
myself and the unknown
man I do not know who he
was.

By Justice O'Reilly,

Q How long have you lived at
Catherine St.

A About five or six weeks.

Q Where did you live before
that?

A About at 25 Henry St.

Q With whom did you live?

A Mrs Brookford (?)

Q How long did you live there?

A About three years.

Q Did you know this man
that melted the money?

A No sir.

Q Did you ever see him
before?

19 A Not to my knowledge

2 Did you see him take the
Money?

A No Sir, I did not see the
man take the Money - I
saw them all running and
I was drinking.

I had \$1.50 bail to answer

POOR QUALITY
ORIGINAL

0548

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

Cornelius Leary

of No. Seventh Precinct Police Street, aged 37 years,

occupation Policeman being duly sworn deposes and says

that on the 19th day of May 1887

at the City of New York, in the County of New York, Peter M. Cullough

now here made complaint against
one Patrick Sheehy (nowhere) of larceny
from the person; that said Peter
Mc Cullough is a material witness on
said charge and deponent has reason
to believe that the said Peter Mc
Cullough will not appear to testify
on the trial of said complaint, and
therefore asks that he be required to find
surety for his appearance as a witness

Cornelius Leary

Sworn to before me, this
of May 19 1887 day

James J. McNeill
Police Justice.

POOR QUALITY
ORIGINAL

0549

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

Peter M. Cullough

of No. 101 Madison Street, aged 32 years,

occupation Laborer being duly sworn deposes and says

that on the day of 1887

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

(now here) is the person described as the unknown person mentioned in depositions affidavit and Complaint of May 19. 1887 hereto annexed

. Deponent says that he identifies said Moors as the person who snatched said money as described in the Complaint

Peter M. Cullough

Sworn to before me, this 23 day of May 1887

Samuel J. McNeill
Police Justice.

POOR QUALITY
ORIGINAL

0550

Police Court—3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Peter M. Cullough

of No. 101 Madison Street, aged 32 years,
Occupation Laborer being duly sworn

deposes and says, that on the 17 day of May 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the day time, the following property viz:

Good and lawful money of the United States
consisting of four bills of the denomination
and value of Five dollars each, ³⁴ Two bills
of the denomination and value of Ten dollars
each all of the value Forty 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 Patrick Sheehy (now here) and
another man whose name is unknown

Deponent says that about the hour of 10.30
A. M. on said date he was in store No 25
Monroe Street in said City where said Sheehy
and said unknown man brought him.

Deponent says immediately after going
in said store he invited said defendants
to take a drink and took said money
from ^{his} the pantaloon's pocket and said unknown
person snatched said money from his
hand and ran out of said store. That
deponent pursued said unknown person
and was unable to catch him. Deponent
returned to said store and said Sheehy

Subscribed before me this

1887

Police Justice

POOR QUALITY
ORIGINAL

0551

had gone away. Deponent further says that said
Sheehy and said unknown person were
together in Chatham Square and ^{that} they
induced him to visit said store
aforesaid with them. Wherefore deponent
charges said Patrick Sheehy and said
unknown person with acting in concert
with each other in taking stealing
and carrying away said money as
aforesaid.

Peter McLaughlin

Brought before me

this 19th day of May 1887

Samuel E. Hill Police Justice

POOR QUALITY
ORIGINAL

0552

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Sheehy 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.

Taken before me this

19

1887

Police Justice.

POOR QUALITY
ORIGINAL

0553

Sec. 198—200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Mooney 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 Mooney

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

124 Cherry St 5 years

Question. What is your business or profession?

Answer.

Printer

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

William Mooney

Taken before me this

23

day of May

1887

Sam'l O. Kelly
Police Justice.

POOR QUALITY
ORIGINAL

0554

BAILED,
No. 1, by Wm. J. Cullen
Residence 100 W. 10th St. Street.
No. 2, by John J. Martin
Residence 94 Rindwin Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court 3 District. 760
THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Cullen
(Att. 10)
Patrick Steady
William Neacis
Offence Larceny from
the person

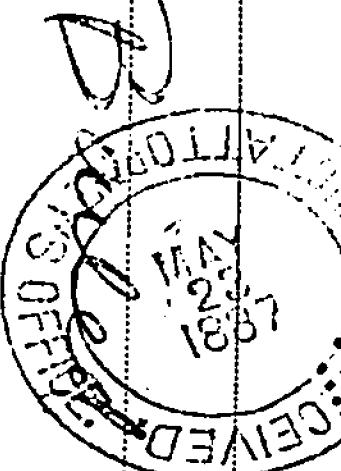
Dated May 19 1887

J. O. Reilly Magistrate
deputy Clerk Officer.

Witnesses John W. Cullen Precinct.
No. 100 W. 10th St. Street.

Indigent of \$100 to \$150
Patrick Steady Street.

No. 101 Madison Street.
1500 to another Precinct.



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 Fifteen 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 May 19 1887 Sam J. Cullen Police Justice.

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

Dated May 19 1887 Sam J. Cullen Police Justice.

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

POOR QUALITY
ORIGINAL

0555

OFFICE.
HENRY MOSS,
157 PARK ROW.

New York, June 3, 1857

This is to certify that I have
known Master Willie Moonis
from childhood and have
never known him to do
any thing ~~cross~~ wrong
and can say for him
that he gives his Mother
all his wages

Respectfully
Henry Moss

POOR QUALITY
ORIGINAL

0556

117 CHATHAM STREET,
NEW YORK.

J. F. and J. Hummel
attys and counsellors
89-6 Centre St.
N.Y. City

**POOR QUALITY
ORIGINAL**

0557

If not delivered in 5 days, return to
HENRY MOSS,
117 CHATHAM STREET,
NEW YORK.

Howe & Hummel
attys & counsellors
89- Centre St
N.Y. City

**POOR QUALITY
ORIGINAL**

0550

Poplar

Wm. Morris,

POOR QUALITY
ORIGINAL

0559

Dear Sir,
I have the honor to acknowledge the receipt of your letter of the 20th inst. in relation to the above named matter. I am sorry to hear that you are unable to visit New York at the present time. I am, however, glad to hear that you are well. I am, at all times, at your service at 107 Madison Street, New York.
Yours truly,
Peter A. B. Long,

**POOR QUALITY
ORIGINAL**

0560

People
v
Wm. Allison

POOR QUALITY
ORIGINAL

0561

People. *Grand Jurors Dyke*
DISTRICT ATTORNEY'S OFFICE,
William Moonis. New York, *July 6* 1887

In consideration of my release
from the House of Detention this
day, I promise the District Attorney
that I shall appear as a witness in
the above-entitled action upon receipt
of subpoena therefor, or notice of the
trial thereof, if, in case of my
absence from New York County,
he will pay my travelling expenses
to & from the place of trial. My
address will be Williams & Clark's
Refrigerator Works, East Rahway, New
Jersey, until further notice.
Peter McCullough

New York. June 9th 1862
House of Detention.

Mr. Martine.

Dear Sir:

I am in here since the 17th
of May. I have been down 4
times, and I do not know what is
the reason my trial does not come
on. I am held here as a witness
against William Meenies, who has
robbed me of 40\$. I am losing my
time in here, while I could be wor-
king every day if I was outside.

I hope you will please see
that this trial comes up immediately.
Counselor Howe puts it back
every time I go down there.

I hope you will bring it to
trial or discharge me because
I'm losing my summer here.

Yours truly
Peter Mc. Cullough
No 101 Madison Str.

**POOR QUALITY
ORIGINAL**

0563

*District attorney Martin
Esq.*

32 Chambers Str.

House of Detention

Dear Sir

(New York January 11)
I write you these
lines in regards to the case
I have been detained here
for the past 26 days, and
I have been to court
six times but some how or
another the case was set
back every time I am detained
here against William Morris
for robbery which occurred on May 11
and the way I am detained
here I think it is outrageous
I am losing time and money,
hoping this will meet with your
kind consideration. I remain
Peter Mc. Gallagher.

**POOR QUALITY
ORIGINAL**

0565

*District Attorney's Office,
City & County of
New York.*

*Wm M. Callaghan,
Esq. Rahway, N.J.*

Favor of this man that
Snatched my money
I wish I had a chance
to tell about this trouble
this makes 42 days that
am held in hell

all Martine I hope you
call me down before these
men gets out I will prove
to you that Rielly said
this am in without clothes
or money and I think you
never got the letters that I
had sent to you if Rily can
he will keep me here all the
time am very sorry that
I ever had the man arrested
if a man like Rielly is

Boss of the law I hope you will
do something for me at once

Thom Peter McCallough

House Detention
June 28

Mr. Hartine I don't know
whether Tom Rielly is a
District Attorney or not
if not he is acting as one
the last day that I was
down to Court I asked
him to let me see you
and he called me a damned
burn that is the way that
I have been used and he
told two men that was
down to Court this day
that he had my case
But Back for Spite
I will prove this by these
two men Rightaway
Rily and Dolan is in

POOR QUALITY
ORIGINAL

0568

No. 2.

1891

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

John M. Galloway.
Railway of
Consolidated Leary

District Attorney.

POOR QUALITY
ORIGINAL

0569

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Morris

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

William Morris

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

The said

William Morris,

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

promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *—*; *two* 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*; *four* 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*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *—*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *—*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *—*; *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 ten dollars *each*; *four* 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*; *and* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten dollars*.

of the proper moneys, goods, chattels, and personal property of one *Peter McCallough*, on the person of the said *Peter McCallough*, then and there being found, from the person of the said *Peter McCallough*, 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.

0570

BOX:

262

FOLDER:

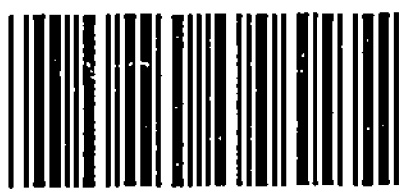
2524

DESCRIPTION:

Moore, Frank S.

DATE:

05/17/87



2524

POOR QUALITY
ORIGINAL

0571

342

Counsel *J. H. Hynes*
Filed *17* day of *May* 1887
Pleads *Not guilty*

THE PEOPLE
vs.
101 Grand Ave.
Frank S. Moore
Violation of Excise Law.
(Sunday).
[III Rev. Stat., 7th edition, page 1983 Sec. 21, and
page 1980, Sec. 51.]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.
Carpett June 6/87
completing report &
Physical Reasons
J. H. Hynes
Foreman.

Witnesses:
C. J. Began

POOR QUALITY
ORIGINAL

0572

Grand Jury Room.

PEOPLE

vs.

John L. ...
officer

POOR QUALITY
ORIGINAL

0573

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank S. Moore

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

Frank S. Moore

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

The said *Frank S. Moore*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
24th day of *April*, in the year of our Lord one thousand
eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with force and arms,
certain intoxicating liquors and certain wines, to wit : One gill of wine, one gill of brandy, one
gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill
of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain
intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to

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

SECOND COUNT :

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

Frank S. Moore

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows :

The said *Frank S. Moore*,

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, the same being the first day of the week,

**POOR QUALITY
ORIGINAL**

0574

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

Polinda Reagan, and to

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

THIRD COUNT:

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

Frank S. Moore

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

The said

Frank S. Moore,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

101 Greenwich Avenue,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0575

BOX:

262

FOLDER:

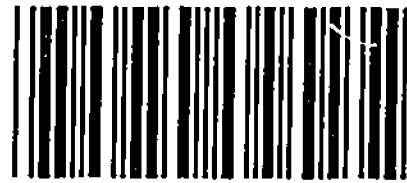
2524

DESCRIPTION:

Morgan, Owen E.

DATE:

05/12/87



2524

POOR QUALITY
ORIGINAL

0576

218

Witnesses:
Off Hughes

Counsel,
Filed 12 day of May 1887
Pleads *Not guilty*

THE PEOPLE
vs.
Ben E. Morgan
Violation of Excise Law.
(Sunday).
[III Rev. Stat., (7th Edition), page 1983 Sec. 21, and
page 1989, Sec. 51.]

RANDOLPH B. MARTINE,
District Attorney.

A TRUE BILL.
Glyfaren
Foreman.

Transferred to the Court of Special
Sessions for trial and final disposition.
Part 2... 10. 11. 12. 1889.

**POOR QUALITY
ORIGINAL**

0577

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Owen E. Morgan

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

- Owen E. Morgan -

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

The said *Owen E. Morgan,*

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

William Hughes, and to

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

SECOND COUNT :

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

Owen E. Morgan -

of the CRIME OF GIVING AWAY INTOXICATING LIQUORS AND WINES AS A BEVERAGE, ON SUNDAY,
committed as follows :

The said *Owen E. Morgan,*

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, the same being the first day of the week,

**POOR QUALITY
ORIGINAL**

0578

commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did give away as a beverage to

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

THIRD COUNT:

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

Samuel E. Morgan —

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

The said

Samuel E. Morgan.

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

2200 Second Avenue,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

0579

BOX:

262

FOLDER:

2524

DESCRIPTION:

Morrison, William

DATE:

05/04/87



2524

POOR QUALITY
ORIGINAL

0580

Witnesses:

Officer D. Seymour

Counsel, _____
Filed, 4 day of May 1887
Pleads, Magistrate

THE PEOPLE

vs.

William Morrison

[Section — 695 — Penal Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Foreman.

Spec'd & Forwarded

POOR QUALITY
ORIGINAL

0581

STATE OF NEW YORK,
City and County of New York. } S.S.

Fourth District Police Court.

Daniel Seymour being duly sworn, deposes and says, that he resides at
100. East 22 Street in the City of New York,

and that

on the *1st* day of *January* 188*7* at or near *18th Street*
and 3rd Avenue.

in the City of New York, in the County of New York, *(one) William Morrison*
(now here) did unlawfully, cruelly and
wickedly, cruelly beat and torture a certain
living animal to wit a horse, (one of a team that
was attached to a street car) by then and there
striking said horse divers blows upon its
head and body, with an iron car hook,
thereby causing to said living animal to
wit the said horse, unjustifiable physical
pain and suffering, in violation of the
form of the Statute in such case made
and provided

Wherefore the complainant prays that the said *William Morrison*

may be arrested, and dealt with according to law, and more especially according to the following laws made and provided, to wit:

"An Act to prevent prize fights and fights among game animals," passed April 4, 1856; and "An Act to amend chapter four hundred and sixty-seven of the laws of eighteen hundred and sixty-two, entitled An Act to prevent the traffic in impure and unwholesome milk," passed May 2, 1864; and "An Act for the preservation of the health of animals for human food," passed April 13, 1866; and "An Act better to prevent cruelty to animals," passed April 19, 1866; and "An Act for the more effectual prevention of cruelty to animals," passed April 12, 1867; and "An Act relating to animals," passed February 11, 1874; and "An Act to amend chapter ninety-seven of the law of 1875," entitled "An Act providing for the forfeiture of property in certain cases," passed May 4, 1875; and "An Act to prevent injury to animals in the City of New York," passed February 8, 1876; and "An Act relating to diseased animals," passed February 23, 1878; and Title XVI of the Penal Code of the State of New York, and the ordinances and regulations of the Sanitary Code of the Board of Health Department of the City of New York.

Sworn to before me this

day of

January 188*7*
Robert J. Smith
Police Justice.

Daniel Seymour

POOR QUALITY
ORIGINAL

0582

POLICE COURT 4th DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

William Morrison

On Complaint of

Daniel Seymour

For

Cruelty to animals

After being informed of my rights under the law, I hereby ~~waive~~ ^{demand} a trial, by Jury, on this ~~complaint, and my right~~ to make a statement in relation to it 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

January 1 1887

Solomon S. Smith John Morrison
Police Justice.

POOR QUALITY
ORIGINAL

0583

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

Hdt District Police Court.

William Morrison 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 Morrison

Question. How old are you?

Answer.

43 years

Question. Where were you born?

Answer,

New York

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

Answer.

232 East 59th Street - 2 years

Question. What is your business or profession?

Answer,

Car 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 deny the charge

Wm Morrison

Taken before me this

188

Police Justice.

POOR QUALITY
ORIGINAL

0584

BAILED,
No. 1, by Wm H. Cressier
Residence 233 E 119 Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Police Court 4 District.
THE PEOPLE, &c.
ON THE COMPLAINT OF
Daniel Ceymans
107 E 222
Mitica Morsman
1
2
3
4
Dated January 1 1887
Magistrate.
Wm H. Cressier Officer.
A. J. P. B. F. Precinct.
Witnesses Geo H. Gaudin
No. 100 East 22 Street,
Officer W. H. Cressier
No. 184 Erie Street,
Henry Jenkins, 356, Bowery
James, Morsman
No. 200 Chambers Street,
to answer 100
Bailed



Offence Cruelty to animals

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

Ayleidant
guilty thereof, I order that 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 January 1 1887 Solomon B. S. S. Police Justice.

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

Dated January 1 1887 Solomon B. S. S. 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**

0585

The People
vs.
William Morrisop.

Court of General Sessions, Part I.
Before Recorder Smyth.

May 17, 1887.

Indictment for cruelty to animals.

Daniel Seymour sworn. I am an officer attached to the Society for the Prevention of Cruelty to Animals, I saw the Defendant on the first of January last at the corner of 13th Street and Third Avenue, he was driving a Third Avenue surface railroad car. At 2.15 A. M. I was passing and the team was stuck, the Defendant tried to get them along, I saw him use a whip, I saw him take the lines and tie them to the dashboard and after he did that he said, "I will kill that damned horse", he jumped off the front platform of the car, took the car hook and hit the horse three times over the head; there was snow on the ground and very heavy pulling. I told him to unhitch the team which he refused to do, I got on the front platform of the car and tried to take the hook away from him, he fought against it, I pushed him off the car with the assistance of Officer Lambert and Haslocker and took him to the 22nd Street Station House. I was in full uniform and on the way he flung the hook away in the snow, I asked him for it and he would not give it to me, I looked for the hook afterwards but could not find it, I should judge the hook was about three feet long and about half an inch thick. He hit the horse right by the ear very severely.

Cross Examined. Officers Haslocker and Lambert were with me when I saw this occurrence, it was pouring rain at the time, I was standing under an awning on the corner, I did not take notice to any person around

**POOR QUALITY
ORIGINAL**

0586

me except the two officers; there were lots of people around where the car and poor horses were, I suppose there were about twenty-five people around the horses and car on the sidewalk, the horse was between myself and the by-standers, I had a view of the whole scene; when he struck the horse no one had hold of the reins, they were tied in front of the dash-board. He took the horses from the car by my orders, he went to the Station House and then I put the team into the stable; before that I did not see him take the horses from the car and walk them. I did not see the car in motion before it completely stopped; the conductor came to his assistance to interfere with me, I do not know whether he interfered with the line or not; the Defendant used one hand when he was striking the horse with the iron, the horse staggered against the other horse, he staggered a little; when he was striking the fourth blow I took the hook from him and he could not hit any more, I told him to pull the pin and take the team away from the car, they were exhausted and he refused. I would not swear I saw the driver use the whip.

Adolph G. Haslocker sworn. I am an officer of the 13th precinct and on the morning of January 1st at 2.15 I was on the corner of 13th Street and Third Avenue, I was going along trying my doors and I saw quite a crowd around a car on Third Avenue and saw the driver standing there, I was just in the act of walking over and seeing what the trouble was when I saw the officer for the Prevention of Cruelty to Animals; he says, "hold on a minute," I staid there with him and I saw the Defendant with the

car hook in his left hand hit the horse; the officer stepped up and took him by the hand that he held the hook in and said, "I am going to lock you up, unhitch those horses." The driver was kind of excited and did not want to unhitch the horses but finally consented to unhitch them. I says to the officer, "I guess you can take him up alone"; he says, "yes", and they started for the Station House and I continued to do my duty. I only saw the Defendant hit the horse once, I am not positive whether he hit him on the head or not, I did not see where the blow struck the horse, I saw him raise the hook and heard the sound of the blow.

Cross Examined. The officer for the Society did not appear to be drunk on that occasion, I did not notice anything from his breath, I did not see the driver unhitch the horses and walk them across the street before the officer came up. I could distinctly see the Defendant's hand as he made the blow, it sounded to me as if he had a base drum, it was a very sharp blow, it was raining at the time, judging from the sound of the blow I should think it struck the horses side somewhere, I did not notice the horse stagger.

William Morrison sworn and examined in his own behalf, testified: I drove the car last New Year's night, I left the Station at 66th Street and got down to 18th Street, one of the horses balked, he was a blind horse, I only drove him a couple of times but got on very well. This night there was a great deal of hallooming on the Avenue, they commenced hallooming scab; the horses got

**POOR QUALITY
ORIGINAL**

0588

excited and I could do nothing with them, I took them out of the car and walked the balky horse down twice and hooked him on again, still I could not get him to go, I tried every way I possibly could, I did not strike the horse over the head with a hook. I do not think the officer would have arrested me if he was not under the influence of liquor, I told him at the Station House I am a man used to horses since I was nine years old, I am careful of horses and I hate to see a horse misused.

Then the officer undertook to take the hook from me and I would not let him; at the time he says the lines were hitched the conductor was holding on to them, I took the hook in my right hand and whirled the horse around, holding the trace with this hand so that he would not jump over when this man came up and arrested me; the horse shied around and put one foot over the trace, I tipped him easy on the leg and then he put the other foot out and then I hit him again on the leg and put his foot in.

Some of the people said it was an abominable outrage being arrested when I did not do anything; one gentleman undertook to whip the horse, I said, "there is no use whipping a balky horse." I had been trying to coax this balky horse after the car had stopped I suppose ten minutes before the officer came up; the first I saw of the officer was when I got the horse inside the traces, I did not touch the horse's flanks with the iron hook, I touched his leg, he had them both on the outside then; that is the usual way in which we guide the horses inside the traces when they get balky, I have been kicked twice that way. The officer's breath smelled very strong of liquor.

I do not drink, I am a member of a tee-totle society.

Cross Examined. I did not throw the car-hook away, I do not know where it is, I said to the officer in the Station House, "I will get square with you", but I did not say if it would take twenty years. The Sergeant whom I now see in Court looks like the man who was behind the desk that night, I said to him, if the officer were sober he would not do this. I asked the Sergeant to take down the name of a witness for me and he refused, I asked next morning for the name of the witness and he said, you can get it from Berg's man.

Melvin A. Sheak sworn. I was the conductor of the car on Thirti Avenue this night, I left Harlem at 12.50 under fifteen minutes headway; when I got to 18th Street I stopped to take on nine passengers; it being New Year's morning there was a dense crowd on the street and every car was crowded. I rung the bell for the car to go ahead and the horses would not pull, I heard the crowd halloo, "go on with that scab car" and the halloing caused the horses to baw. Officer Seymour violently pushed the driver off the car. Previous to this he took the horses out and walked them across the street and came back two or three times and then put them on the car and as he put them on the car the bawky horse put his foot outside the traces, the driver got off the car, took the hook and touched the horses leg slightly but not to hurt it, the horse put out both legs, he never used a whip, he tried to put his foot in the traces, he got on his car, I was holding on to the lines all the time while

**POOR QUALITY
ORIGINAL**

0590

he was doing this, he undertook to drive them along and they would not go along; the officer stepped on the car and told him he was under arrest and said he must go to the Station House with him. Instead of the driver pulling the pin the officer pulled it, the officer pitched the driver off the car into the street, he told me that if I interfered he would take me in too, I positively swear that the driver did not strike the horse over the head with an iron hook, I did not hear the driver curse, he is not a man to use such language.

Cross Examined. I have been over a year conductor. I saw the police officer there at the time, the Defendant did not hit the horse, he touched him on the leg just to put him over the traces, I did not hear a noise like a base drum, I did not go to the Station House, I am not allowed to leave the car alone on the street, I stayed there until my follower came. This was the first time I ever knew this team to balk; this night it was raining quite hard, I had sixty-nine passengers on the car, I don't know where the car hook is, I did not see anybody take it, the last I saw of the hook was when it laid on the dash-board, after the driver got on the car he put it on the dash-board. I could not really judge how many passengers I had, I had seventy-two passengers from Harlem Bridge to City Hall but of course there was some got off, I could not tell how many passengers I had when I got to 18th Street and Thirs Avenue. I do not know what the weight of sixty-nine passengers would be, the car was full but the front platform was entirely empty except one man.

**POOR QUALITY
ORIGINAL**

0591

George H. Lambert sworn and examined by the District Attorney. I am an officer of the Society for the Prevention of Cruelty to Animals and was with Officer Seymour on the morning of January 1st. We noticed the car of the Third Avenue surface railroad was heavily laden with passengers, the horses were completely played out and we noticed the driver of the car tie his lines to the dashboard, get off the car and go toward the front part of the horse and strike the off horse over the head several blows with the car hook, Officer Seymour grabbed his arm when he was going to strike the horse another blow and he arrested him, the Defendant refused to take the team off and resisted in getting off the car, we got hold of him and with the assistance of Officer Haslocker got him off the car and arrested him, Officer Seymour was not under the influence of liquor.

William S. Reed sworn. I am the Sergeant of Police and was at the desk on the night of the first of January, Officer Seymour was perfectly sober, the Defendant asked me to take down the names of witnesses, I told the witness to go to the 57th Street Court the next morning and I had no doubt the Judge would listen to him if he was in favor of the prisoner.

William H. Angebline sworn. I live 232 East 50th Street, am an express man, have known the Defendant for the last ten years, he has been a driver for me and he treated my horses kindly.

The Jury rendered a verdict of guilty with a recommendation to mercy.

**POOR QUALITY
ORIGINAL**

0592

Testimony in the case
of
Wm. Morrison

filed May
187

The People }
vs }
M^{rs} Morrison. }

Case -

At 2¹⁵ on the morning of January 1st 1887.
defendant was driving a team of horses attached
to a Third Avenue surface car - at the corner of
18th St the horses gave out - exhausted - defendant
got off the car and struck one of the horses ^{several}
times on the head ^{body} with an iron car hook - saying
at the same time - "I'll kill that damn horse."

- Witnesses -

- 1 Daniel Seymour complaining witness -
Officer of Society for Prevention of Cruelty to Animals
- 2 — Hauschlagel - Police Officer 18th Prec.
Was present when the horse was struck
- 3 George H. Lambert - Officer of Society
Saw horse struck - heard defendant threaten
to kill horse.

Points

Snow on the ground - was raining +
snowing at time - defendant resisted arrest -
Officer Seymour was in uniform - while
on way to Station house defendant threw
car hook away among the snow.

Defendant when before committing Magistrate
(Smith) charge Seymour with being drunk.

(2)

Sergeant Reed - 18th Police Precinct -
who was at ^{the} desk at Station house when
prisoner was brought in, can testify as to
that charge, if necessary. He ^{will} be in court at
trial.

Seymour searched for hook, but could
not find it.

Horses were completely played out!

Took car hook off dash board
before going to horse's head - he
also had a whip.

Threatened to get square with
Seymour "if it takes 20 years"!

POOR QUALITY
ORIGINAL

0595

Brief

People

vs

Wm Morrison

Case

Copied

Originals

Witnesses

1. Daniel Seymour
2. Officer Hamerclay
3. G. W. Hamerclay
4. Leroy D. Reed.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK:

THE PEOPLE OF THE STATE OF NEW YORK

against

William Morrison

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

William Morrison

of the CRIME of *maliciously and cruelly beating*
an animal, -

committed as follows:

The said *William Morrison,*

late of the *12th* Ward of the City of New York, in the County of New York afore-
said, on the *21st* day of *January*, in the year of our Lord
one thousand eight hundred and eighty-~~nine~~, at the Ward, City and County aforesaid,

did unlawfully, maliciously and cruelly
beat a certain horse, say then and
there unlawfully and cruelly
striking and beating the said horse
with a certain iron
car hook, whereby mightful and
dangerous pain and suffering
to the said horse was by him then
and there caused, 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 H. Smith

District Attorney.

0597

BOX:

262

FOLDER:

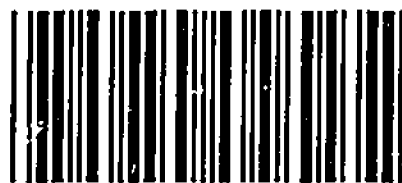
2524

DESCRIPTION:

Mott, Joseph

DATE:

05/06/87



2524

0598

BOX:

262

FOLDER:

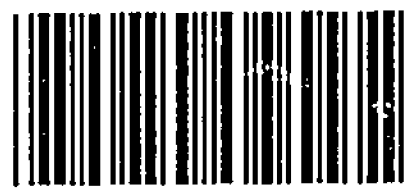
2524

DESCRIPTION:

Lyons, Edward

DATE:

05/06/87



2524

Witnesses:

David Cohen

Officer Hoffman

Wm. Russell

35 p 2

Counsel,

Filed

6 day of May 1887

Pleads

H. M. Mott

THE PEOPLE

vs.

R

Joseph Mott

36 May 1887

Edward Lyons

Brought in the Third Degree
Sections 498, 506, 528, 531 & 550.

RANDOLPH B. MARTINE,

District Attorney.

W. H. Mott *R.S.G.*

A True Bill.

Each Sen suspended

See affidants

G. H. Mott *Korean*

Mott

POOR QUALITY
ORIGINAL

0599

City & County of New York ss. Frederick
Rike of said city. being duly sworn, says
that he is Superintendent of the firm of
Le Boutillier Bros. doing business in Union
Square N.Y. City. That he is acquainted with
John Murphy, who is under the indictment
by the assumed name of Joseph Matt. that
said Murphy has been in the employ of deponent's
firm for the last past 2 years, and that
during all that period of time he was employed
as driver of the delivery wagon of said firm, and
he always found him honest and trustworthy
and never knew him to be guilty of any
criminal offense, and always was believed
by all who knew him to be thoroughly honest
and reliable.

Sworn to before me
this 11th day of May 1887 }
John M. Sibley
Notary Public,
N.Y.C.

Frederick W. Rice
Deputy

POOR QUALITY
ORIGINAL

0501

Court of General Sessions

The People &c. :

-vs- :

John Mott & Edward Lyons :

----- :

City and County of New York, ss: David Cohen of said city be-
ing duly sworn deposes and says; that he is a manufacturer of
clothing doing business at 179 Chrystie Street, New York City
That he is the complainant against the above named defendants
and that all of the property stolen from him was returned
with the exception of two coats of the value of \$25 for
which restitution has been made.

That he is informed and verily believes to be true, that the
above named defendants are well connected and have always
borne an irreproachable character for honesty and he be-
lieves that in the exercise of the discretion vested in this
Honorable Court that ~~it~~ should see fit to suspend sentence
upon them ~~and~~ that the ends of justice will be fully satis-
fied and be the means of ~~returning~~ returning two respectable young men
to their families and friends and make of them good and use-
ful members of society.

Sworn to before me this :::

David Cohen

11th day of May 1887 :::

Jacob Meyer

Commissioner of Deeds

New York City

POOR QUALITY
ORIGINAL

0602

General Sessions of New York

The People

-vs-

Edward Lyon and John Mott :

Wm. Colahan of 385 East 10th. Street deposes and says; That
I am an undertaker and my place of business is at 131 Ave B.
that I have known the above named defendant John Mott Murphy
for the last 10 or 12 years past; that he was in my employ
for one year; that I have always known him to be an
honest, industrious and hard working young man.

Sworn to before me this :::

11th day of May 1887 :::

William Colahan

Jacob Meyer
Clerk of Deeds
of City

POOR QUALITY
ORIGINAL

0603

GENERAL DENIAL OF HON. AOR.

Matthew J. Quinn of 306 West 10th. Street deposes and says;
that I have known the above named defendant John Mott for
the last year past; that I have known him to be an honest, in-
dustrious, and reliable man.

Sworn to before me this :::

11th day of May 1887 :::

Matthew J. Quinn

Jacob Meyer

Wm. & of Deeds

NY City

POOR QUALITY
ORIGINAL

0604

Joseph Coll of 342 East 11th Street deposes and says; that
I have known the above named defendants John Mott and Edward
Lyons for the last 8 years past. That I have known him to be
an honest, industrious, hard working, and sober young man
Sworn to before me this :::
11th day of May 1897 :::

Joe A. Coll
James Meizer
Wm. H. Deeks
N.Y. City

POOR QUALITY
ORIGINAL

0606

Court of General Sessions.
The People

-vs- :

John Mott & Edward
Lyons :

John G. Meister of 281 East 10th Street deposes and says;
That I am in the livery business at the above address; that
I have known the above named defendant Edward Lyons for the
last 10 years, under the name of Edward Johnson, such assumed
name, Johnson, being the name of his step-father.

That I have always known him to be an honest, industrious and
hard working young man.

That he was in my employ for one year.

Sworn to before me this :::

11th day of May 1887 :::

John G. Meister

Jacob Meyer

*Com. of Depts
N.Y. City*

POOR QUALITY
ORIGINAL

0507

GRAND JURY ROOM

Mrs. Annie Kelly deposes and says, that I reside at 370 10th Street; that I have known the above named defendant for the last 11 years; that he was always known to me to be an honest industrious and hard working young man

Sworn to before me this :::

11th day of May 1887

::: Annie Kelly

Jacob Meyer

Clerk of Deeds
NY City

POOR QUALITY
ORIGINAL

0500

Miss Amelia Trautman of 316 East 11th Street deposes and
says; that I have known the above named defendant for the
last 4 years; that he was always known to me to be an honest
industrious and hard working young man.

Sworn to before me this 11th day of May 1887

E::

11th

11th day of May 1887

Amelia Trautman

John Meyer

Corn 11th St

my city

**POOR QUALITY
ORIGINAL**

0609

MISS VERTIS ELLIOTT OF 278 WEST 11TH STREET DEPOSES AND SAYS:

Mrs. Anna Lyons of 265 West 39th. Street deposes and says;
That I am the mother of the above named Defendant Edward
Lyons; that this is the first time, that he ever was arrested
or charged with any crime whatsoever. That he was always hon-
est, industrious and hard working young man.

Sworn to before me this : :: *Anna Lyons*
11th. day of May 1887 : ::

Jacob Meyer
Corn & of Deets
NY City

People vs

John Mott v
Edward Lyons

City and County of New York ss:

John Connolly
being legally sworn to for and says:
I reside at 611 E. 12 st. I am an
owner of the lot and have a living
stable. I know John Mott Murphy
the above named defendant under
the assumed name of John Mott
about eight years, and have worked
for me one year and always
found him to be an honest and
industrious young man. he did
come collecting for me and always
returned the money and I have
never known him to do anything
wrong and will take him back if discharged.

Sworn to before me this 11th day of May 1887

Rudolph L. Schaaf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

People vs. }
vs }
John Mott }
Edward Lyons }
City and County of New York vs:

Moses Weil
being duly sworn deposes and
says that he is 10^{or} 11^{or} years old and has a
living stable. I know John Mott
Murphy, one of the above named
defendants, ^{who is indicted} under the assumed name
of John Mott about 8 or 9 years
and has worked for me about a
year and always found him to
be an honest and industrious
young man, he collected some
bills for me and always found
him to be honest and will take him back
if discharged.
I swore to before me this 11th day of May 1877.
Moses Weil

Rudolph L. Schauf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

POOR QUALITY
ORIGINAL

06 12

District Attorney's Office.

Part 2

PEOPLE

Joseph ^{vs.} Mott
+ Edw Lyons

For trial

May 11

Subpoenas Issued

May 9-

p 127

POOR QUALITY
ORIGINAL

0613

Police Court— 3 District.

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

of No. 101. Stanton Street, aged 23 years,
occupation Tailor. being duly sworn

deposes and says, that the premises No. 179 Chrystie Street, 10 Ward
in the City and County aforesaid the said being a Two Story Building
the 2nd floor of
~~and~~ which was occupied by deponent as a Manufactury of Coats
~~and in which there was at the time a person being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking the lock
of the door leading to the above premises then breaking upon
the locks to the doors leading to said Manufactury

on the 27 day of April 1887 in the Evening time, and the
following property feloniously taken, stolen, and carried away, viz:

Thirty-Eight Coats of the Value of about
Four hundred + fifty dollars.

the property of Rehman's Garment & Company & J. Sirelman
and Company and in case and charge of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

Joseph Matt and Edward Lyons
(both unknown)

for the reasons following, to wit: That at the hour of about
9 O'clock in the night of said 27th day of
April 1887 deponent securely locked the doors
to said Manufactury, and then left said
premises,

Deponent is informed by Thomas Lambert of
26349 East 15th Street that at the hour of
about 12 O'clock of the same night, he saw
said two defendants jump of a 2nd window

06:14

Polu J. ... 881

It appeared 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—BURGLARY.

Dated _____ 188 _____

_____ Magistrate.

_____ Officer.

_____ Clerk.

Witness, _____

No. _____ street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

POOR QUALITY
ORIGINAL

06 15

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas Lambert
aged 20 years, occupation Engineer of No.

349 East 15 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Harry Cohen*

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

Sworn to before me, this 29 } *Thomas Lambert*
day of April 188

Wm. J. [Signature]
Police Justice.

CITY AND COUNTY
OF NEW YORK, } ss.

George L. Hoffman
aged 33 years, occupation Police officer of No.

11 Beaur Pucci Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Harry Cohen*

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

Sworn to before me, this 29 } *George L. Hoffman*
day of April 188

Wm. J. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

06 15

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

Joseph Matt 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

Joseph Matt

Question How old are you?

Answer

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

317 East 11 Street 2 months

Question What is your business or profession?

Answer.

Apprentice

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.

Joseph Matt

Taken before me this

29

day of October 1888

Police Justice.

POOR QUALITY
ORIGINAL

06 17

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question What is your name?

Answer

Edward Lyons

Question How old are you?

Answer

19 years

Question. Where were you born?

Answer.

England

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

Answer.

265 West 39 Street 11 months

Question What is your business or profession?

Answer

Coffee trimmer

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

Edward Lyons

Taken before me this

21st

day of June

188

Police Justice.

POOR QUALITY
ORIGINAL

0518

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

Police Court

3

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Westin E. Egan
101 Manhattan
Joseph West
2 Edward Lyons

Offence *Assault*

Dated

April 29
188

Residence

Murray
Magistrate.

No. 3, by

Geo. E. Appleton
Officer.

Residence

Arthur M. M. M.
Precinct.

No. 4, by

Wm. M. M.
Officer.

Residence

Thames Lambert
Street.

No. 3, by

43 Bond
Street.

Residence

Mr. M. M.

No. 10

10 M. M.
Street.

Residence

257 Bond
to Quaker.

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

Robert A. M.
By virtue thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *April 29* 188 *John M. M.* 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

0619

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Roth and
Edward Sugars

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

Joseph Roth and Edward Sugars

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

The said Joseph Roth and Edward
Sugars, both —

late of the ~~Seventh~~ ^{Seventh} Ward of the City of New York, in the County of
New York, aforesaid, on the ~~fourteenth~~ ^{fourteenth} day of ~~April~~ ^{April}, in the year of
our Lord one thousand eight hundred and eighty-~~seven~~ ^{seven}, with force and arms, at the Ward,
City and County aforesaid, a certain building there situate, to wit: the ~~building~~ ^{building} of one

— David Roden, —

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

David Roden, —

in the said ~~building~~ ^{building} 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.

POOR QUALITY
ORIGINAL

0620

SECOND COUNT—

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

Joseph Mott and Edward Sugars
of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said *Joseph Mott and Edward Sugars, both —*

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,

thirteen silver coats of the value of
of thirteen dollars each.

of the goods, chattels and personal property of one *David Cohen, —*

in the *building* of the said *David Cohen, —*

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

POOR QUALITY
ORIGINAL

0621

THIRD COUNT—

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

Joseph Mott and Edward Lyons

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

The said *Joseph Mott and Edward Lyons, both* —

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, with force and arms,

*thirty eight coats of the value
of fifteen dollars each,*

of the goods, chattels and personal property of one *David Cohen,* —

by ~~a~~ certain ~~person~~ *persons* to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *David Cohen.* —

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

Mott and Edward Lyons

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.

RANDOLPH B. MARTINE,

District Attorney.