

0247

BOX:

458

FOLDER:

4207

DESCRIPTION:

Molloy, James

DATE:

11/13/91



4207

POOR QUALITY ORIGINAL

0248

Witnesses:

The witness herein is a slight out on the check and from all the facts I am of opinion that as there was strong positive I recommend the acceptance of a plea of assault in the 3rd degree
Walter J. ...
Dec 22/91

Counsel,

Filed

Placed

1891

THE PEOPLE

vs.

James Molloy

Defendant

De Lancey Nicoll,
District Attorney.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

A TRUE BILL.

[Signature]

Foreman.

No witness in court
Dec 22/91

W. J. ...

[Signature]

POOR QUALITY ORIGINAL

0249

Police Court— District.

City and County } ss.:
of New York,

of No. 1895 2nd Ave George Fortcher ~~Street~~, aged 26 years,
occupation Flagman being duly sworn

deposes and says, that on the 9th day of November 1898 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Malloy

from him from the fact that said Malloy without provocation cut away a slatted department on the chest with a pen knife then and there held in the hand of said Malloy

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

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

Sworn to before me, this 9th day }
of November 1898 } Geo Fortcher
James }
Police Justice

POOR QUALITY ORIGINAL

0250

(1885)

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Malloy*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *1978, 2nd Ave*

Question. What is your business or profession?

Answer. *Labour*

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*

James Malloy

Taken before me this *9*
day of *May* 189*1*
John J. ...
Police Justice.

POOR QUALITY ORIGINAL

0251

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

Police Court

District

1400

THE PEOPLE &c.,
ON THE COMPLAINT OF

1. *See Forester*
 2. *See Forester*
 3. *See Forester*
 4. *See Forester*

Offence *Assault*

Dated

Jan 10 1889

Magistrate

Officer

Precher

Witnesses

James Parker

No. 1709 - 2nd Street

No. 1070 - 2nd Street

No. 1870 - 2nd Street

to answer

[Signature]

1000 St. N.Y.C. 9. 1889

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 *Two* 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 *Jan 10* 1889 *[Signature]* Police Justice.

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

Dated *Jan 10* 1889 _____ 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 _____ 1889 _____ Police Justice.

POOR QUALITY ORIGINAL

0252

Court of General Sessions of the Peace OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Molloy

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

James Molloy of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

James Molloy late of the City of New York, in the County of New York aforesaid, on the eighth day of November in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one George Fortcher in the peace of the said People then and there being, feloniously did make an assault and

George Fortcher with a certain knife which the said James Molloy in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

him the said George Fortcher with intent thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT

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

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

The said

James Molloy late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said George Fortcher in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and

him the said George Fortcher with a certain

knife which the said James Molloy in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, 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.

De Lancey Moll District Attorney

0253

BOX:

458

FOLDER:

4207

DESCRIPTION:

Morrison, George

DATE:

11/06/91



4207

POOR QUALITY ORIGINAL

0254

Witnesses:

The prisoner is willing to plead to Petit Larceny which plea I accept. The Police Officer knows nothing about the prisoner's character.
Nov 11th 91
G.L.A.
A.D.A.

Counsel,

Filed

day of *Nov* 1891

Plaintiff,

THE PEOPLE

vs.

George Morrison

Grand Larceny, (From the Person),
[Sections 228, 230, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

(Signed, George)

Toreman.

*George Morrison -
Grand Petit Larceny*

Nov 11 91

POOR QUALITY ORIGINAL

0255

Witnesses:

The prisoner is willing to plead to Petit Larceny which plea I accept.

The Police Officer knows nothing about the prisoner's character.

Nov 11th '91
G.L.D.
A.D.A.

Counsel,

Filed

Pleas,

THE PEOPLE

15-1-1891

George Morrison

Grand Larceny, (From the Person), Degree. [Sections 828, 830, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

(Signed, George)

Foreman.

Part 3. Nov 11th '91 - Pleads Petit Larceny

See 192 pg.

POOR QUALITY ORIGINAL

0256

(1885)

Police Court— 4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 206 Avenue John Strinbarger Street, aged 30 years,
occupation Furniture being duly sworn,

deposes and says, that on the 3rd day of November 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

and person

One Gold Watch of the value of nine Dollars (\$90.00)

the property of deponent

Summ. to before me, this 1891 day

Police Justice.

has a probable cause to suspect, and does suspect, that the said property was ^{attempted to be} feloniously taken, stolen and carried away by George Morrison (now here)

from the fact that at about the hour of 9.30 P.M. on the aforesaid day, deponent was in Tammany Hall on 14th Street in said City and the said property was in the left hand pocket of the vest then and there worn upon deponent's person and said defendant was standing alongside of and against deponent and deponent felt said defendant's hands on his said watch and saw said defendant's hands suspended by the chain attached to it and saw said defendant's hands moving away from the watch. Deponent

POOR QUALITY
ORIGINAL

0257

Therefore charges said George
provision with having attempted
to take, steal and carry away
from the possession and the person
of defendant the aforesaid
property and asks that he
may be dealt with as the law
may direct
Sworn to before me this 5th day of
4th day of November 1891 by John Feichholz
D. J. Mediator
Police Justice

POOR QUALITY ORIGINAL

0258

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George 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. *George Morrison*

Question. How old are you?

Answer. *49 years*

Question. Where were you born?

Answer. *New Haven Ct*

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

Answer. *No 15 Second Street Md about 4 months*

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
Geo Morrison*

Taken before me this
day of *Nov* 1965
W. J. [Signature]

Police Justice.

POOR QUALITY ORIGINAL

0259

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

1377
Police Court... 4 District

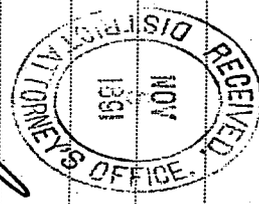
THE PEOPLE, Re.,
ON THE COMPLAINT OF

John S. ...
1206 Avenue C
...

1
2
3
4
Offence _____

Dated *Nov 4 1891*

St. ...
Officer
Precinct



Witnesses _____
No. _____ Street _____

No. _____ Street _____
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 *defendant*

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

Dated *Nov 4 1891* *W. ...* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0260

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Morrison

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

George Morrison
attempting to commit the crime of first degree, committed as follows:
of the CRIME OF GRAND LARCENY in the

The said *George Morrison*

late of the City of New York, in the County of New York aforesaid, on the *third*
day of *November* in the year of our Lord one thousand eight hundred and
ninety-*one*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the
value of ninety dollars*

of the goods, chattels and personal property of one *John Steinbugler, the younger,*
on the person of the said *John Steinbugler, the younger*
then and there being found from the person of the said *John Steinbugler, the younger*
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.

Re Lancey Nicoll,
District Attorney.

0261

BOX:

458

FOLDER:

4207

DESCRIPTION:

Muller, Harry

DATE:

11/20/91



4207

POOR QUALITY ORIGINAL

0262

one
Counsel, *[Signature]*
Filed *[Signature]* day of *[Signature]* 1891
Pleads,

THE PEOPLE
vs. *R*
Harry Muller
for [Signature]
De LANCEY NICOLL,
District Attorney.

[Section 498, Code Code 1, Burglary in the Third Degree.]

A TRUE BILL.
[Signature]
Foreman.
[Signature]
1 Apr 11 1891
[Signature]

Witnesses:

.....
.....
.....
.....
.....

POOR QUALITY ORIGINAL

0263

Police Court 1st District.

City and County } ss.:
of New York,

of No. 19 E. Houston
occupation Liquor dealer

John Wulfers
Street, aged 33 years,
being duly sworn

deposes and says, that the premises No. 140 Crosby Street, 14th Ward
in the City and County aforesaid the said being a Liquor store

and which was occupied by deponent as such.

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

were **BURGLARIOUSLY** entered by means of forcibly opening the storm door and thereafter attempting to break open the inner store door leading from the street into said store with a hatchet

on the 12 day of December 1891 in the night time, 2.30 a M 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 Seven thousand seven hundred dollars and other property
all of the value of one thousand dollars

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by Harry Miller (number)

for the reasons following, to wit: Deponent is informed by Lawrence P. O'Brien of the 10th Precinct Police that he saw said defendant forcibly open the storm door and said officer ran over and caught said defendant. Deponent says that said officer found the hatchet (number shown) in the possession of said defendant and saw marks on said store which was made by said defendant with said hatchet.
John Wulfers

Sumner E. Lynam
12 day of December 1891
Police Justice

POOR QUALITY ORIGINAL

0264

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 29 years, occupation Officer of No. 10th Precinct Police Sect., being duly sworn, deposes and says, that he has heard read the foregoing affidavit of John Mulford and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 12 day of Jan 1891 } Lawrence T. O'Brien

[Signature]
Police Justice.

[Lined area for additional text or notes]

POOR QUALITY ORIGINAL

0265

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Harry Muller 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.

Harry Muller

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Germany

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

Answer.

Puritan Hotel Broadway 4 weeks

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am guilty of the charge

H. Muller

Taken before me this

day of

Jan

1897

12

J. J. Murphy

Police Justice.

0255

POOR QUALITY ORIGINAL

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

Police Court

THE PEOPLE, &c.
ON THE COMPLAINT OF

John Walters
 Esq. Prosecution
 Henry Shoups
 Esq. Defence

District

Offence Burglary with intent to steal

Dated 12 Nov 1891

David O'Reilly Magistrate

Officer O'Brien

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Witnesses
 James T. O'Brien
 10th Avenue & 10th Street



No. _____ Street _____
 \$1500 to answer

COMMITTED.

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 Nov 12 1891 Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY ORIGINAL

0267

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Muller

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

Harry Muller

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

The said

Harry Muller

late of the 14th Ward of the City of New York, in the County of New York aforesaid, on the twelfth day of November in the year of our Lord one thousand eight hundred and ninety-one in the night-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the store of one

John Wulfers

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

John Wulfers 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.

Re Lancy Nicoll
District Attorney.

0268

BOX:

458

FOLDER:

4207

DESCRIPTION:

Mulvaney, John

DATE:

11/18/91



4207

0269

POOR QUALITY ORIGINAL

Witnesses:

Witness signature lines

1897
Counsel, *Blaunce Moore*
Filed *Ray of Don* 189

Pleads, *Wright*

THE PEOPLE
vs.
John Mulvaney
Assault in the Second Degree.
(Section 218, Penal Code.)

ind. 24961
A 3'

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.
Wright
Paul S. DeLoe
Wright & Acquitt
W. L. Moore
Nov 27 - 9.11.11
W. L. Moore

POOR QUALITY ORIGINAL

0270

Police Court 4th District.

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

236 East 75th St } Thomas Bennett
of No. 433 Second Ave Street, aged 23 years,
occupation furniture mover being duly sworn
deposes and says, that on the 14th day of November 1891, at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by John Mulvaney
(now here) who struck deponent several
violent blows on the head, with a flat
iron defendant at the time held in his
hand, wounding deponent's head
in several places.

Deponent further says, - said
Assault was so committed

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

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

Sworn to before me, this 15th day }
of Nov 1891 }

Thomas X Bennett
mark
Winnalona Police Justice.

POOR QUALITY ORIGINAL

0271

Sec. 198-200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *John Mulvaney*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 433 - 2nd Avenue - 4th floor*

Question. What is your business or profession?

Answer. *Silver polisher*

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.*
John Mulvaney

Taken before me this *15th* day of *Nov* 19*11*
H. M. ...

POOR QUALITY ORIGINAL

0272

Police Court... 4 District.

1427

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Bennett

John Mulvaney

Office of
Del Assault

RAIDED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated Nov 15 1891

McMahon Magistrate

Paulson Officer

Witnesses

No.

Street

No.

Street

No.

Street



to answer

John Paulson

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

Dated Nov 15 1891 McMahon Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY ORIGINAL

0273

490

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 Mulvaney

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

John Mulvaney

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

The said

John Mulvaney

(late of the City and County of New York, on the fourteenth day of November in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, in and upon one

Thomas Bennett

in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said

John Mulvaney

with a certain flat-iron which he the said

flat-iron

in his right hand then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, him, the said

Thomas Bennett, then and there feloniously did wilfully and wrongfully strike, beat,

bruise and wound, 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.

De Lancey Nicoll, District Attorney.

0274

BOX:

458

FOLDER:

4207

DESCRIPTION:

Murphy, James

DATE:

11/02/91



4207

POOR QUALITY ORIGINAL

0275

*Sawyer opposite
Anshel. H*

Witnesses:

Counsel, *[Signature]*
Filed, *[Signature]* day of *[Signature]* 189*[Signature]*
Pleads,

INJURY TO PROPERTY.
[Section 654, Penal Code.]

THE PEOPLE

vs.

[Signature]
James Murphy

DE LANCEY NICOLL,
District Attorney.

[Signature]

A TRUE BILL.

[Signature]
Foreman.

Foreman.

[Signature]

[Signature]
[Signature]
[Signature]

POOR QUALITY ORIGINAL

0276

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

3 District Police Court.

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

Question. What is your name?

Answer. *James Murphy*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Park Row 3 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty I was under the influence of liquor I broke the window I don't know what possessed me to do so*

James Murphy

Taken before me this day of *Sept* 190*8*

[Signature]

Police Justice.

0277

POOR QUALITY ORIGINAL

Police Court... District.

1856

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Chapman
78 West 47th St
James Murphy
Offence: Malicious Injury
felony

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Witnesses

Officer

Magistrate

Precinct

Street

Street

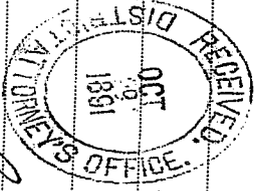
Street

Street

Street

Street

Street



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

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

Dated Oct 26 1891 James Murphy Police Justice.

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

Dated 18 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 18 Police Justice.

POOR QUALITY ORIGINAL

0278

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3rd DISTRICT.

Charles Bronson

of No. 73 Hester Street, aged 29 years, occupation Jeweller being duly sworn deposes and says that on the 25 day of October 1888 at the City of New York, in the County of New York

(now here) did wilfully and maliciously throw a brick at and break a large plate glass in the show window in the Jewellers Store No 73 Hester Street causing damage of the amount and value of about fifty dollars the property of Barnett Isaacs the defendant admitted and confessed to defendant in the presence of Officer James J. Kiernan of the 44th Precinct Police that the defendant had broken said plate of glass Charles Bronson

Sworn to before me this 25 day of October 1888

James J. Kiernan Police Justice.

POOR QUALITY ORIGINAL

0279

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years occupation James C. Keenan
Police Officer of No. 11
Thelwell Street

being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Charles Brown

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

Sworn to before me, this 26
day of Oct 1890 James J. Keenan

John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0280

Court of General Sessions of the Peace

517

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

James Murphy

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

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

The said

James Murphy

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

pane of plate glass

of the value of

sixty dollars

of the goods, chattels and personal property of one

Barnett Isaac

then and there being, then and there feloniously did unlawfully and wilfully

break

and destroy

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

POOR QUALITY
ORIGINAL

0281

SECOND COUNT.

And the Grand Jury aforesaid, by this indictment further accuse the said
James Murphy
of the CRIME OF UNLAWFULLY AND WILFULLY *destroying* REAL PROPERTY OF ANOTHER,
committed as follows:

The said *James Murphy*
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, with force and arms, *one pane of*
plate glass of the value of
sixty dollars

~~of the value of~~

in, and forming part and parcel of the realty of a certain building of one

Isaac *Barnett*
Barnett Isaac there situate, of the real property of the said

then and there feloniously did unlawfully and wilfully

break and
destroy

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

DE LANCEY NICOLL,

District Attorney.

0282

BOX:

458

FOLDER:

4207

DESCRIPTION:

Murphy, Terrence

DATE:

11/23/91



4207

POOR QUALITY ORIGINAL

0203

24/ L. P. Barbera

Counsel,

Filed

day of

1891

Pleads

23
August 27

THE PEOPLE

vs.

B

Terrence Murphy

Advertising Counterfeit Money, etc.
(Section 527, Penal Code.)

De Lancy Nicoll

JOHN R. FELLOWS

apl-18

District Attorney.

Pl-4

A TRUE BILL.

(Handwritten signature)

*Part 2 - From 14, 1892
On motion of *De Lancy Nicoll*
def't discharged on his
own recognizance*

my 17/92

Witnesses:

*after examination
of the officer I
am doubtful
whether a con-
viction could be
had - I ask that
his name be
discharged on his
own recognizance
May 17/92
J. P. Barbera*

POOR QUALITY ORIGINAL

0284

Sec. 192.

1 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Samuel O'Reilly a Police Justice of the City of New York, charging Gerence Murphy Defendant with the offence of

Advertising counterfeit money

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

We, Gerence Murphy Defendant of No. _____

Street; by occupation a Treasurer

and Patrick Cunningham of No. 531 East 87th

Street, by occupation a Justice Surety, hereby jointly and severally undertake

that the above named Gerence Murphy Defendant

shall personally appear before the said Justice, at the 1st District Police Court in the City of New York,

during the said examination, or that we will pay to the People of the State of New York the sum of Ten

Hundred Dollars.

Taken and acknowledged before me, this 26 Gerence Murphy

day of October 18 94 Patrick Cunningham

Do John R. Kelly POLICE JUSTICE.

POOR QUALITY ORIGINAL

0285

CITY AND COUNTY } ss.
OF NEW YORK,

Sworn to before me, this
day of *October* 18*91*
John H. [Signature]
Police Justice

Patrick Cunningham
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of *The house and lot of*
land situated at 2809 3rd Avenue
and is worth Fifteen thousand
Dollars clear of all encumbrances
Patrick Cunningham

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Under taking to appear
during the Examination.

vs.

Taken the day of 18

Justice.

E. A.

Dear Sir

Your telegraphed Despatch was duly received, but in consequence of sickness I was unable to attend to any business, or reply to you sooner.

The Doctor has ordered me to go to the Sea Shore for a month or so, and to give up all business cares to give my mind and brain complete rest for that time, and as this is a business, which I cannot entrust to any one else to do for me, I shall have to ask you to wait patiently till you hear from me again, which will be between the first and second of October. I will then send you the necessary instructions, how to know and when to see me, also a sample of my Goods.

Possibly this arrangement will meet your circumstances exactly, and will give you all necessary time to prepare for the trip.

I trusting that this will be satisfactory to you, and that our mutual interests will make us good and lasting Friends

I remain
Yours Respectfully
E. A.

POOR QUALITY ORIGINAL

0287

Police Court 1 District.

City and County } ss.
of New York.

of No. 300 Mulberry Street, aged 42 years,
occupation ~~Deputy Sheriff~~ being duly sworn, deposes and says,
that on the 24 day of October 1891, at the City of New
York, in the County of New York,

Deponent arrested Terence
Murphy (nowhere) who had in
his possession a mimeograph
for the purpose of making circulars
writings, and papers, offering or
purporting to offer for sale or
distribution, or giving or purporting
to give information directly or
indirectly, where how of whom
or by what means, any counterfeit
coin, paper money, or any be
had concerning a scheme or device
to defraud the public, whether
such article matter or thing is
called green goods, queer, coin
paper goods, queer articles, bills
subscriptions that is not legitimate
specimens treasury notes United
States goods, green paper goods
green articles, for the reasons
following to wit, That on said
day deponent saw said defendant
whom he personally knows to be
engaged in the green business and
found said defendant ~~in~~ ^{at} ~~the~~ ^{the} ~~place~~ ^{place} ~~of~~ ^{of} ~~the~~ ^{the} ~~premises~~ ^{premises}
211 East 114th Street, ~~where~~ ^{at} ~~he~~ ^{he} ~~was~~ ^{was} ~~found~~ ^{found}
sitting and ~~was~~ ^{was} ~~found~~ ^{found} ~~in~~ ⁱⁿ ~~the~~ ^{the} ~~dining~~ ^{dining} ~~room~~ ^{room} ~~of~~ ^{of} ~~said~~ ^{said} ~~premises~~ ^{premises},
and deponent found in
a room adjoining the said
dining room the mimeograph
a copy of which was made of

POOR QUALITY ORIGINAL

0288

and meniscograph which is now shown
here and which is made a part of
this complaint and marked Exhibit A.
Department therefore charges said defendant
with violation of Section 577 of the
Penal Code

Quorum before me
this 26th day of October 1899 Charles A. Haulg
Police Justice

Police Court, District.

THE PEOPLE, &c.,		Offense.
ON THE COMPLAINT OF		
1		
2		
3		
4		

Dated..... 1899

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

to answer. Sessions.

POOR QUALITY ORIGINAL

0289

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Terrence Murphy being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right 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. *Terrence Murphy*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *Pequans*

Question. What is your business or profession?

Answer. *Fireman*

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*
Terrence Murphy

Taken before me this *26* day of *October* 188*9*
J. C. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0290

Nov 10 2 PM

BAILLED

No. 1, of *Pauline* at *1000*
 Residence *1000* Street

No. 2, of *to Charles Stanton*
 Residence *Pauline Hotel* Street

No. 3, by *THE CITY OF NEW YORK*
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court... District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. [Signature]

James [Signature]

1 _____
2 _____
3 _____
4 _____

Dated *Nov 10* 1891

James [Signature] Magistrate
James [Signature] Officer

Witnesses

\$1000 Street

Nov 10 2 PM

No. _____ Street

No. *1000* Street

1000 to justice



1000

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 *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Nov 10* 1891 *James [Signature]* Police Justice.

I have admitted the above-named *Defendant* to bail to answer by the undertaking hereto annexed. *James [Signature]*

Dated *Nov 10* 1891 *James [Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0291

Charles A. Hanley } Charges with
ages } Advertising
Jerome Murphy } Counterfeit Money
Nov 10/91
Deputy Hon
Samuel Kelly
Police Justice

Complainant says examined by
Inspector Barber
If true was it you arrested the
defendant?
A 3rd flat 214 E 111th Street
of which he has in his possession a
minneograph?
A found that under the bed in the
living room it was in his flat
of which it was in his possession
or not you don't know, all that
you know is you found it
in his flat?

Yes Sir

Can you swear by your own
knowledge that the minneograph
you found there in that flat

was for the purposes of issuing
emulators and papers offering and
purporting to offer for sale
counterfeit money

A No more than I made aware of
it and it speaks for itself

I was this letter (showing) addressed
to anybody?

A No Sir

I further design make the copy
of this money graph this letter

A At police head quarters

I hope this letter was not
found in the flat?

A No Sir

I find all you found there was
the money graph?

A Yes Sir

I can remember that the defendant
used it or was about to use
that letter?

A No Sir

I further design answer him?

A He was sitting in the room

3

room chair

of the day use on chair ?

As we did when we got here to
pass the day in the

of the day in find ^{any} that telegram or
fun or despatches ?

A 7104 to my news message

of the day find any in the flat

A 7105

of the letters or circulars of any
kind whatever ?

A 7106

of the day you found there was
the mimeograph form which
you made this impression

A 7107

of the day you see there at the
flat when you visited him ?

of the wife brother-in-law and
his wife sister

of the wife say anything
to you ?

of the wanted to know what we
were there for and what

4

we wanted and we had her
of and she opened the closets and
drawers and allowed you to look
all through the floor?

Ayes si

of and you move a through
pench?

A she did

of she had any conversation
with her about the money?

A when I brought it out from
under the bed she said it was
not hers it was left there by
a man

of did she say it didn't belong to
her husband, and by whom it
was left there?

A yes si

of how many arrested money
before?

A yes si

of say now of your aunt would
that he is engaged in any green
goods business?

POOR QUALITY
ORIGINAL

0295

Amos

Michael Crowley being duly
found deposed & says
of Henry a company Mr Hawley
at the time when you went
to the house of the defendant
Ayres, I went in right after
him

of Henry states the object of your
visit there?

I said we were there to meet
Munphy, because he was a
green goods man

of Henry was arrested him
before?

Amos

of Henry says of your own
knowledge apart from Henry
that Henry engaged in the
green goods business?

Amos
of your own knowledge?

6

Ayes Sir

of any mention of any particular
transaction apart from the one
this case here that makes you
state he is in the green goods
business?

Ayes Sir he is known to the police
as such

Of how you ever found him in
any such scheme?

A Yes Sir this is the first time
I ever created him

Of do you find anything else
with that house except this ^{mine graph} mine graph?

A Yes Sir

Of you found no circulars or letters
or telegrams, for instance he
was in the green goods
business excepting this mine graph

A Yes Sir but this circular was
taken from the mine graph
and found there?

Of you do not find that there are
no more did you?

7

A 9105ii

of diary use that copy made
Ayer it was made at present
headquarters

Q There is no address or signature
to it is there?

A 9105ii

Q I want you to take that letter
and try wherever you can find
anything in it relating to green
goods business

A It is the circular that is used
for that business

Q Is there anything in there referring
any green goods for sale?

A To my idea yes, to my knowledge
it is a green goods circular

11

8

George W. McCluskey
being duly sworn deposes
and says

I am Sergeant detective
of police headquarters
I remember present number officers
Nately for assignment to the
premises to the defendant
Ayessa

of and that they have already stated
substantially to the fact that
Ayessa

of how long he was in the
prison

about 4 years

of how many men arrested him
Ayessa

of how many were convicted under
that arrest

of how many acquitted

of how many a memorandum was
found there

Ayessa

of how many anything in that letter

POOR QUALITY
ORIGINAL

0299

9

which is addressed to any body
and signed by any body showing
any offer of green goods
or counterfeit coin or money
which is stated in section 537
of the penal code

As to my mind there is
Gurber was it you arrested the
dependant?

A I am a little in doubt as to
the time 7 years ago at the
Elevated Station Allen & Rowing
Street, he was charged with
robbing the safe of the Elevated
railroad

He was tried & acquitted
Rayson

If you never had any dealings
I write him regarding any green
goods had you?

Answer, all that I know about
that is what I know in my
business, it is the general
impression in police circles he is ^{with}

Defendants being duly sworn
depono and say
directly

Q Do you own the manuscript
that was found in your flat
A Yes sir, I knew it was there
it had been left there, it was
in a room that we let out
my brother kept a room there
at the time and he was
in the commission business
in anything he could make
a commission out of machine
Etc -

Q Did you ever see the manuscript
A Yes sir,

Q After that you knew it was there
you had not seen it

A Yes sir

Q Yes sir

Q What is your brother's name?

A Joseph Thornby.

Q Where is he now

A I don't know where he is now

POOR QUALITY
ORIGINAL

0301

11

I was in all the place for 9 days
and he robbed me, of the money
I had the servant girl saw
him do it take him showed
up since

Defendant had to bail in
sum of \$1000

POOR QUALITY ORIGINAL

0302

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Terrence Munday

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *Terrence Munday*

of the crime of printing _____ letters, writings, circulars/papers _____ purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, committed as follows:

The said *Terrence Munday*

late of the City of New York, in the County of New York, aforesaid, on the *24th* day of *October*, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, did feloniously print *and* certain letters, writings, circulars/papers _____ purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, a *more particular description* of which said letters, writings, circulars/paper _____ is as follows, that is to say: *To the Grand Jury aforesaid unknown, and cannot now be given,*

POOR QUALITY ORIGINAL

0306

unknown), by then and there sending and causing to be sent, and aiding and abetting in the sending, to _____ divers _____ persons whose names are to the Grand Jury aforesaid unknown, divers letters, writings, circulars, papers, _____ pamphlets, hand-bills, and other written and printed matter purporting to advertise and offer for sale and to furnish, procure and distribute counterfeit paper money, and purporting to give information, directly and indirectly, where, how, of whom and by what means, counterfeit paper money could be procured and had, ~~and by then~~

procuring and drawing in his possession a certain instrument known as a "micrograph" the same being designed and intended to be used by him for the purpose of printing under letters, circulars, papers, pamphlets, hand-bills and other written and printed matter,

and in, and by divers other ways and means, and in divers other manners 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.

*Samuel Hill,
District Attorney*

FOURTH COUNT.

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

of the crime of using a fictitious, false and assumed name and address, and name and address other than _____ own right, proper and lawful name, in violation of section five hundred and twenty-seven of the Penal Code of the State of New York, committed as follows :

The said

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, in and for executing, operating, promoting, carrying on, and in the aiding, assisting and abetting in the promoting, operating, carrying on and executing of a certain scheme and device to defraud, by use and means of papers, writings, letters, circulars, and written and printed matters concerning the offering for sale and distribution of counterfeit paper money (a more particular description of which said scheme and device to defraud is to the Grand Jury aforesaid unknown and cannot be given), did feloniously use a certain fictitious, false and assumed name and address, and name and

POOR QUALITY ORIGINAL

0307

address other than _____ own right, proper and lawful name, to wit : the name and address following, that is to say :

.....
.....
.....
.....
.....

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.

FIFTH COUNT.

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

_____ of the crime of knowingly receiving and taking from the mails of the United States, _____ letter addressed to a fictitious, false and assumed name and address, and name other than _____ own right, proper and lawful name, in violation of section five hundred and twenty-seven of the Penal Code of the State of New York, committed as follows :

The said

_____ late of the City and County aforesaid, afterwards, to wit : On the day and in the year aforesaid, at the City and County aforesaid, in the executing, operating, promoting, carrying on, aiding, assisting and abetting in the execution, promotion and carrying on of a certain scheme and device purporting to offer for sale and distribution counterfeit paper money, and purporting to give information, directly and indirectly, where, how, of whom and by what means, counterfeit paper money could be obtained and had, feloniously did knowingly receive and take from the mails of the United States _____ certain letter _____ addressed to a fictitious, false and assumed name and address, and name other than _____ own right, proper and lawful name, to wit : _____ certain letter _____ addressed as follows, that is to say :

.....
.....
.....
.....
.....

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

JOHN R. FELLOWS,
District Attorney.