

0324

BOX:

293

FOLDER:

2790

DESCRIPTION:

Moore, Samuel

DATE:

01/23/88



2790

0325

248

Witnesses:

Wm. J. Jager

Counsel,

Filed, 23 day of Jan'y 1888

Pleads, Chitiqually

THE PEOPLE

vs.

P

Samuel Moore

Grand Larceny Second degree
[Sections 628, 584, 580 Penal Code]

JOHN R. FELLOWS,
RANDELL B. MARTINE,

District Attorney.

A True Bill.

Edward L. Jager

Foreman.

27 Jan'y 27/88

Pleads guilty.

2426 W. 5th St

Chitiqually

COURT OF GENERAL SESSIONS.

THE PEOPLE, &c.

vs,

Samuel Moore

BRIEF OF FACTS.

For the District Attorney.

Dated January 25 1888.

Edward Chase

Deputy Assistant.

0326

Court of General Sessions.

The People etc.
against
Samuel Moore

G. Larceny, 2d.

Depositions:-

William Fager,

307 East 106 Street,

Superintendent of the Empire Express Company, whose stables are at No. 86 & 88 Wooster Street. The business belongs to Mr. Ellis N. Grove. For the 13th of June, 1887, at about five o'clock P.M. the defendant came to our stable and wanted a trunk transported from the Yonkers Pier, foot of Franklin Street, to the corner of Broome and Sullivan Streets. A horse hitched to one of our express wagons was standing in front of the stable, but there was no driver present. The defendant offered to drive the wagon himself, promising to return with the same in less than an hour. I allowed him to take the said horse and wagon and charged

II

him fifty cents for the use of the said horse and wagon to convey the said trunk. The defendant did not return the said horse and wagon and did not show himself again at our stables. He never came to me to explain his failure to return the said property. About three weeks thereafter I discovered the wagon in the possession of Michael Carroll, at his place of business, at the foot of East 44th Street. Upon being informed, that the wagon belonged to me, Mr. Carroll returned the same to me. The horse and harness I have not recovered yet. Carroll told me that he had bought the horse and wagon from John Purith; who had purchased the same from a colored man in the open market. On or about the 16th of January, 1888, I met the defendant for the first time again, in Broad Street. When he saw me, he ran off. I charged

him and finally caught hold of him. He resisted and attempted to throw me down into a collar, and said, he would cut me, and if I should cause his conviction, he would kill me, after his discharge, even if he should get another twenty years. Afterwards he asked me, how much I wanted to settle for. He claimed that the horse and wagon had been stolen by some person unknown to him, while he was delivering the trunk. The horse, wagon and harness were worth \$150, when the defendant obtained possession thereof.

John Smith,

509 East 74th Street.

Produce dealer, at No. 16 Manhattan Market. In the early part of the summer of 1887, I was at Carroll's Horse Market, in East 74th Street, and met there the defendant with a horse and wagon.

III

IV

I asked him, whether he wanted to sell them, and he said yes. He demanded \$25, but finally declared that he would ~~take~~ sell them for \$18. I paid him the money in the barroom of the hotel at the market. The defendant is a colored man. I had not seen him before, nor did I see him thereafter. To-day, at the request of Mr. Grose, I called at the Juries for the purpose of identifying the defendant. The warden showed me about twelve colored men, and I picked out one, whom I believed to be the one who sold me the horse and wagon. The Warden afterwards told me that I had not recognized the defendant.

Abraham Pruss,
341 East 75 Street.

Horse trader. I was present when the defendant sold the

033
horse and wagon to Mr. Smith &
saw the money paid to him.
at the bar room of the market
hotel. Smith asked the defendant
whether he was the owner of
the property. I suggested this ques-
tion, because three or two months
theretofore the defendant had
sold me a horse and wagon,
which he had bought from
a Mr. ^{Charles} Mc Gee, as I was inform-
ed by a number of people, when
I hesitated to buy the property,
as I did not know Mr. Mc Gee.
At the request of Mr. Grosse, I
went to the Forns to-day and
identified the defendant out
of twelve colored men. The Warden
said so afterwards.

Michael Carroll

319 East 72 Street.

Keeps a horse market at the
foot of 7th Street, East R., and has
done so for the last five years.
In June of 1887 I saw the defend-
ant come to the market with

0332
a horse and wagon. I was present, when Smith paid him \$13 for the same. Two days afterwards Smith sold them to me for \$20, and I put them up for sale on three subsequent market days, but could not sell them. Hereafter I sold the horse to a man whom I do not know. I do not keep books, that is the business of the auctioneer. He had nothing to do with this sale. The wagon I returned to Mr. Frager, as soon as he proved to me that it belonged to him and had been stolen from him.

Edward C. Tarry

Patrolman, 25th Precinct

On the 16th of January, 1838, I was called to a store at the corner of Front Street and Maiden Lane and at the request of Mr. Frager I arrested the defendant upon the charge stated above

3

0334

a horse and wagon. I was present, when Smith paid him \$13 for the same. Two days afterwards Smith sold them to me for \$20, and I put them up for sale on three subsequent market days, but could not sell them. Thereafter I sold the horse to a man whom I do not know. I do not keep books. That is the business of the auctioneer. He had nothing to do with this sale. The wagon I returned to Mr. Frager, as soon as he proved to me that it belonged to him and had been stolen from him.

Edward C. Torrey,

Patrolman, 28th Precinct
On the 16th of January, 1838, I was called to a store at the corner of Front Street and Maiden Lane and at the request of Mr. Frager I arrested the defendant upon the charge stated above

3

by said gentleman. At the head
of the stairs to the station house
the defendant broke away from
me and ran against Mr.
Prager. The defendant claimed
that the horse and wagon had
been stolen by some person
unknown to him, while he
was delivering a trunk. I asked
him why he did not return to
Mr. Prager to explain the matter,
and he replied that he did
not like to see him because he
had no money to pay for the
horse and wagon.

Edward Grosse
Scrip Asst.

0336

CALENDAR.

Part

3
July 24 1896

0337

District Attorney's Office,

PEOPLE

vs.

Samuel Moore

The witnesses for
the prosecution
are market men.
Their busy day
is Wednesday.
They therefore, ask
that this case may
not be placed on
the calendar on
a Wednesday.

Edward Grossie
Dep. Ass.

0338

Police Court—1st District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 86 Wooster Street, aged 48 years,

occupation Supt Stables being duly sworn

deposes and says, that on the 13th day of June 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 :

One Horse Wagon and Harness

together of the value of One Hundred

and fifty Dollars

the property of

Ellis K. Brown in the care and
Custody 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 Samuel Moore (now here)

from the fact that on said date the
defendant came to the stable nos
86 and 88 Wooster street where deponent
was in charge and stated to deponent
that he defendant desired to hire a
horse and wagon to bring a trunk from
the foot of Franklin Street from the Yorkers
boat to the corner of Broome and Sullivan
Streets there was not any driver in the stable
at the time defendant said he would pay for the
delivery of said trunk and paid deponent
fifty cents for the delivery of said trunk
and stated he defendant would drive
the horse and wagon himself and deponent

Subscribed before me, this

1887

Police Justice

gave the defendant the horse and wagon,
 defendant said he would be back again
 with the horse and wagon in an hour
 the defendant failed to return the said
 horse and wagon to deponent but
 withheld and appropriated the same
 to his own use wherefore deponent charges
 the defendant with the larceny of the same
 and prays that he may be dealt with
 as the law directs

Sworn to before me

This 17th day of January 1887 Wm. H. May

by order

Police Justice

0340

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

192 District Police Court,

Samuel Moore 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 to see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Samuel Moore*

Question. How old are you?

Answer. *26 Years*

Question. Where were you born?

Answer. *New Haven*

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

Answer. *54 Water 3 Months*

Question. What is your business or profession?

Answer. *Bricklayer*

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*
Samuel Moore

Taken before me this

day of

188

Police Justice.

1460

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Stacey
Samuel Morris

BAILED

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

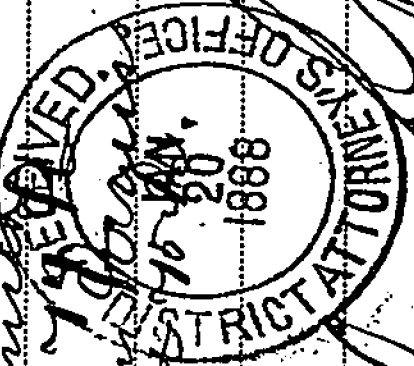
Dated 1888

Magistrate.

Officer.

Precinct.

Witnesses William Stacey,
364 88 West 10th St.,
Michael Carroll,
577 94th St.,
John Smith,
509 E. 10th St.,
William Morris,
941 4th St.



No. 1000 to answer

Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Moore

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

Samuel Moore

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

The said *Samuel Moore*

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

*One horse of the value of one
hundred dollars,
One wagon of the value of thirty
dollars, and
One set of harness of the value
of thirty dollars.*

of the goods, chattels and personal property of one

Ellis N. Browe

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.

0343

SECOND COUNT—

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

Samuel Moore

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

The said Samuel 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, with force and arms,

One horse of the value of one hundred dollars,
One wagon of the value of thirty dollars, and
One set of harness of the value of twenty dollars,

of the goods, chattels and personal property of one Ellis W. Browe

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

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

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

John R. Fellows
~~RANDOLPH B. MARTINE,~~

District Attorney.

0344

BOX:

293

FOLDER:

2790

DESCRIPTION:

Morris, Nathan

DATE:

01/05/88



2790

0345

Witnesses:

Capt. Allaire

229-

Phone

Counsel,

Filed,

May of

1888

Pleads,

Argued (Ct. 6)

THE PEOPLE

vs.

*42-51
30*

Nathan Morris

SABBATH BREAKING.
(Section 263 Penal Code.)

JOHN R. FELLOWS,

~~RAEBURN~~ *RAEBURN* ~~MARTINE~~,
MR. J. M. M. District Attorney.

A True Bill.

Jan 17/88

Edmond L. H.

Foreman

Part III

January 17/88.

Pleading guilty

True 4/50

pd.

0346

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name.

Answer.

Nathan Morris

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

Germany

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

Answer.

305 East 51 St 9 months

Question. What is your business or profession?

Answer.

Shoemaker

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

Answer.

*I am not guilty as charged
at trial by Nathan Morris*

Taken before me this *27* day of *Dec* 19*88*
John J. Smith
Police Justice.

7430

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.

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

Dated 1887 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

THE PEOPLE, &c., ON THE COMPLAINT OF

Anthony J. Blair

Nathan Morris

2

3

4

Dated Dec 27 1887

Magistrate.

Witnesses

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

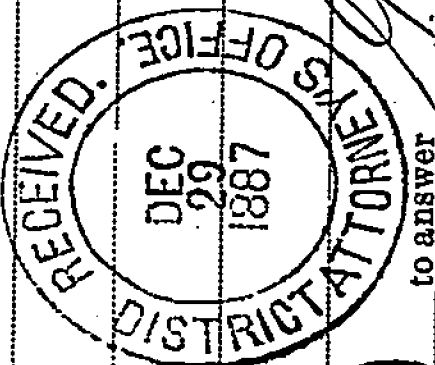
No. Street.

No. Street.

No. Street.

No. Street.

No. Street.



100 to answer

Blair

BAILED, No. 1, by Henry J. Mail

Residence 120 Broadway

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

No. 7, by

Residence

No. 8, by

W 2nd 2139 Police Court - District.

0348

Sec. 151.

Police Court 3 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
 Justices for the City of New York, by Anthony J. Blawie
 of the 11th Precinct Police County of New York, that on the 25 day of December
 1887, at the City of New York, in the County of New York,

Anthony Morris did at premises
of J. D. Bagnall, unlawfully keep a
show. Exhibiting to the public
and a bearded man, for which Exhibit
Entrance fee of ten cents was charged
in violation of section 265 of the
 Penal Code of the State of New York.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
 Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
 forthwith before me, at the 3 DISTRICT POLICE COURT, in the said City, or in case of my absence
 or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
 be dealt with according to law.

Dated at the City of New York, this 27 day of December 1887

Solomon B. Shuman
 POLICE JUSTICE.

034

Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony J. Albino
vs.
Nathan Morris

Warrant-General.

Dated Dec: 27th 1887

Smith Magistrate

Captain Albino Officer.

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

Captain Albino Officer.

Dated Dec: 27th 1887

This Warrant may be executed on Sunday or at
night.

Police Justice.

Police Justice

Dated _____ 188

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

The within named

0350

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 3 DISTRICT.

Anthony J. Allan
 of the 11th Precinct Police Street, aged 57 years,
 Occupation Police Captain being duly sworn deposes and says,
 that on the 25th day of December 1887

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

Nathaniel Morris did at premises
 No. 21, Bowery unlawfully keep a
 public show, exhibiting monkeys and
 a person with hair all over his face,
 for each exhibition a admission
 fee of ten cents was charged to the
 public, all of which is in
 violation of section 265 of the
 Penal Code of the State of
 New York

Anthony J. Allan

Sworn to before me, this

of

188

day

John A. [Signature]
Police Justice

0351

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nathan Morris

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

Nathan Morris

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *Nathan Morris*

late of the City of New York, in the County of New York aforesaid, on the

25th day of *December*, 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, at the City and County aforesaid, unlaw-

fully did publicly ~~sell and expose for sale to~~ *show, and cause,*

grove, and other and permit to be shown,

in the building and situate known as

divers persons to the Grand Jury aforesaid unknown, certain property,

number twenty-one Bowery, divers

human beings, and with extraordinary

and animals, and

other things of interest, and so called

circuses,

to the serious interruption of the repose and religious liberty of the community,
against the form of the Statute in such case made and provided, and against the peace
and dignity of the said People.

JOHN R. FELLOWS.

~~RANDOLPH D. MARTINE,~~

District Attorney.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nathan Morris

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

Nathan Morris
of the CRIME OF SABBATH BREAKING, committed as follows:

The said *Nathan Morris*,

late of the City of New York, in the County of New York aforesaid, on the

25th day of *December*, 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, at the City and County aforesaid, unlawfully did publicly sell and expose for sale to *show*, and *cause*,

grocery, and other and various to be shown, in the building there situated known as

divers persons to the Grand Jury aforesaid unknown, certain property,

namely Kneeling - one Bowery, divers

human appearance, and with extraordinary peculiarities of human beings, and animals, and

other things of interest, and so called curiosities.

to the serious interruption of the repose and religious liberty of the community, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.

RANDOLPH B. MARTINE,

District Attorney.

0353

BOX:

293

FOLDER:

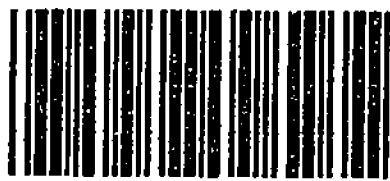
2790

DESCRIPTION:

Morrison, Patrick

DATE:

01/25/88



2790

327 Stent

WITNESSES:
Officer Cooper

Counsel,
Filed 25 day of January 1983
Pleads *Guilty*

THE PEOPLE,
vs. *B*
Patricia Morrison
Pr her 20/88
transferred by court
to City of St. Louis

Violation of Excise Law.
(Hollington Sunday Law)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

JOHN R. FELLOWS.
~~RAHUEL B. MARINE~~
District Attorney.

A True Bill.
Richard L. M.

Foreman.
Off for Person
Hearn

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

Patrick Morrison

Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, 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 *January* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

James G. Cooper, Jr.

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 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 and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Bellows
~~RANDOLPH B. MARTINE,~~

District Attorney.

0356

BOX:

293

FOLDER:

2790

DESCRIPTION:

Mosely, Edward

DATE:

01/04/88



2790

27

Witnesses:

Wm. B. R. R.

Yours Truly,

Jan 11/88.

The defendant herein, while awaiting trial hereon, confined in the City Prison, discovered a design upon the part of Daniel Driscoll, now awaiting sentence of death for murder, to kill the Warden of the City Prison by means of a knife smuggled into prison & concealed upon his person. That information he conveyed at once to the Warden, so that intelligence alone the warden was saved the commission of the crime contemplated. The plan was well conceived, offered opportunity for its execution abundant. It was disclosed only by the most chance, & the withholding of the information thus obtained from the face of a few hours, might have resulted fatally to the intended victim.

Defendant engaged, admitted his own blundered party openly, bragged around the case to the extent of his skill.

It appears from papers that some ready witness would be next of the murder in this case, & the master of a stolen official account which the plaintiff's partner owned in all probability, or has been informed by him.

Accusatory regarding that witness - for the State to be responsible. J. H. Adams

#24-1

Counsel,

Filed, 4 day of April, 1941

Pleads,

THE PEOPLE

US.

Grand Larceny ~~5~~ degree [Sections 528, 581, Penal Code].

Edward Mosely

RANDOLPH B. MARTINE,
District Attorney

A True Bill.

Completed

May 5/8 Foreman.

M. Gardi 3/7
P. Buerger 3/8
V. C. C.

0358

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Adam Reuter
 of No. *Hudson River Rail Road Depot* Street, aged *35* years,
 occupation *Fireman* being duly sworn

deposes and says, that on the *23* day of *December* 188*8*, 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 *evening* time, the following property viz:

One barrel containing Portland
valued at Thirty-four
dollars

in the premises
 the property of *The New York Central and*
Hudson River Rail Road Company
at Common Council
and in the care and custody

I 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 *Carroll Moseley*

(now here) for the reasons follow-
 ing to wit: at about the hour
 of 5.30 P. M. on said date
 deponent having missed the
 said property from a platform
 in the depot at *St. Johns Park* is
 informed by *John Schlotthorn*
(now here) that *he* *Schlotthorn* saw
 the said deponent take the said
 property from said depot and
 place it in a wagon. Deponent
 found the said property on the
 wagon of which deponent was
 in charge.

Adam Reuter

Sworn to before me, this
December 188*8* day
of
St. Johns Park
 Police Justice.

0359

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Labourer of No.

15 Thompson Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Adam Reuter

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

Sworn to before me, this 25th

day of December 1889

Adam Schlothorne

J. H. Smith
Police Justice.

0360

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Samuel Mosely 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.

Samuel Mosely

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

New York

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

Answer.

16 1/2 Kew-Forest St. Bklyn. City

Question. What is your business or profession?

Answer.

Truck driver

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

Answer.

I am not guilty of grand larceny.

S Mosely

Taken before me this

day of *November* 189*7*

Police Justice.

J. H. M. M. M.

1930

Dated 188 Police Justice.

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

the City Prison of the City of New York, until he give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

committed, and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Adam Preter
No. 1, by
Adam Preter

2
3
4

Dated 188

Magistrate.

Henry Mann Officer.

Precinct.

Witnesses

No. 1, by
John J. Johnson

No. 2, by
John J. Johnson

No. 3, by
John J. Johnson

No. 4, by
John J. Johnson

Street.

No. 1000 to answer

Committed



John Long
 John Thomas
 John Thomas
 John Thomas

Many
 Craving

July 15

Wm. L. L.

Harold

327 11 11

Wm. L. L.

Wm. L. L.

Wm. L. L.

Wm. L. L.

Wm. L. L.

Wm. L. L.

Wm. L. L.

Wm. L. L.

0363

KW Shale
32

3 1/2 ym

16 m

10 m

10 m

10 m

Dec 2

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 Morley

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

Edward Morley

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

The said *Edward Morley*

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

*a quantity of dead poultry
(a more particular description
whereof is to the Grand Jury
aforesaid unknown) of the
value of Twenty Four dollars, and
one barrel of the value of
Twenty Five cents,*

of the goods, chattels and personal property of *one a corporation
called the New York Central and
Hudson River Railroad Company*

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

*John H. X. Jones,
District Attorney*

0365

BOX:

293

FOLDER:

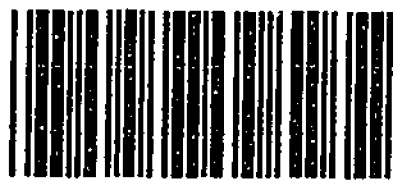
2790

DESCRIPTION:

Muller, Henry

DATE:

01/26/88



2790

461-

Keeping open on Sunday.

Counsel,

Filed, 26 day of May, 1888

Pleas, *Chitney*

THE PEOPLE,

vs.

B

Henry Miller

Paul 2nd

Transferred to the Court of Sessions for trial and trial is postponed

Part 2 April 6 1888

737

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edmondson

Foreman.

Witnesses

Officer Dale

Court of Sessions, County of Cook, State of Illinois

In the case of the People vs. Henry Miller

Indictment returned by the Grand Jury

of the County of Cook, State of Illinois

on the 26th day of May, 1888

for the crime of

Keeping open on Sunday

in violation of the Excise Law

of the State of Illinois

Chapter 11, Section 1

of the Revised Statutes of the State of Illinois

and the Court of Sessions for the County of Cook, State of Illinois

has this day returned its verdict

that the defendant is guilty of the crime charged

in the indictment

and that the defendant is

sentenced to the State Prison for the term of

one year

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

and that the defendant is

to be kept in the State Prison

until he has paid the fine

of \$1000

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

Henry Müller

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 *fifteenth* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight*, 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.

John R. Fellows,
~~RANDOLPH B. MARTINE~~, District Attorney.

0368

BOX:

293

FOLDER:

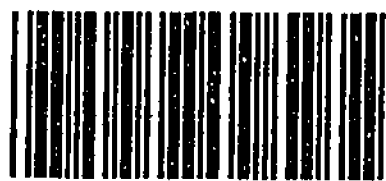
2790

DESCRIPTION:

Mulligan, Charles

DATE:

01/13/88



2790

157

Witnesses:

Laurence Mulligan
Officer Swanton

Counsel,

Filed, *13* day of *Jan* 188*8*

Pleads,

THE PEOPLE

vs.

INJURY TO PROPERTY.

[Sec. 654, Penal Code.]

Charles Mulligan

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Amended

Foreman.

Placed Guilty.

Per: me mmt.

0370

Sec. 108-200.

1st

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Mulligan 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. *Charles Mulligan*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *503 Washington Street his mother*

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 may think will tend to your exculpation?

Answer. *I am not guilty. I don't know if it broke down or not.*

Charles his Mulligan

Taken before me this

John R. Smith
188
Police Justice.

1160

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Police Court-19 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

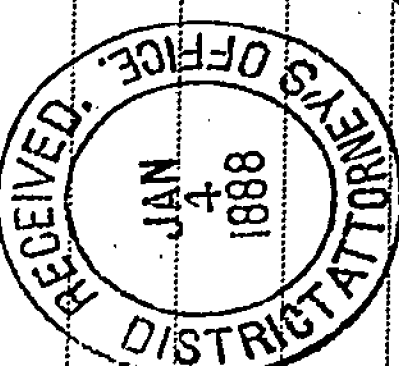
Lawrence H. H. H.
137 Broome St.
Charles H. H. H.

2
3
4

Dated January 3d 188

Magistrate.
Officer.
Precinct.

Witnesses
No. Street.



No. Street.
to answer

500

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

0372

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

of No. 132 Brood Street, aged 46 years,
occupation Sign Dealer being duly sworn deposes and says
that on the Second day of January 1888
at the City of New York, in the County of New York,

Charles Mulligan (now here)
did wilfully and maliciously
break the glass in the doors and
windows of the premises 132
Brood Street, the property of the
deponent and causing damage
to the amount and value of
Fifty Dollars, wherefore the
deponent prays, that said defen-
dant may be dealt with as the
law in such case may provide
Lawrence Mulligan

Sworn to before me, this 3 day

of January 1888

John J. Smith
Police Justice

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Mulligan

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

Charles Mulligan

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Charles Mulligan*

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

of goods.

of the value of *fifty dollars.*

of the goods, chattels and personal property of one *Sawrence Mulligan.*

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

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.

John A. Hallam,
Attorney

SECOND COUNT:

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

of the CRIME OF UNLAWFULLY AND WILFULLY

REAL PROPERTY OF ANOTHER, committed as follows:

The said

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

0374

BOX:

293

FOLDER:

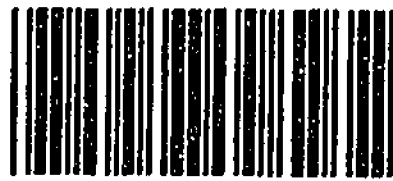
2790

DESCRIPTION:

Mullins, Michael

DATE:

01/17/88



2790

0375

BOX:

293

FOLDER:

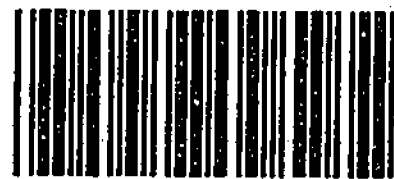
2790

DESCRIPTION:

Mullins, Michael

DATE:

01/17/88



2790

Witnesses:

R. I. Kennedy
George J. O'Donoghue

1977

Counsel,

Filed 17 day of January 1988

Pleads

THE PEOPLE

vs.

Michael Mullins

Forgery in the Second Degree.
(Sections 611 and 621, Penal Code.)

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. J. Hovine
Foreman.
Jury 7/88. No Verdict
Glen G. Galt
Elmer R. L.

Police Court

District

Affidavit—Larceny.

City and County
of New York, ss.

of No. 78 1/2 Avenue Street, aged 38 years,
occupation Superintendent being duly sworn.

deposes and says, that on the 7 day of January 1888 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

A bottle of Brandy
One bottle of Port Wine
Two pounds Cheese
five bottles Brandy
five bottles Port Wine
five pounds Oolong Tea
Seven pounds English B. Tea Collectively
of the value of Forty One Dollars
And eighty cents

the property of The Firm of Park & Fildes and
in deponents care and charge as
Superintendent

has a probable cause to suspect, and does suspect, that ^{and that this deponent attempted to be} the said property was feloniously taken, stolen,
and carried away by Michael Mullins now present

Not on said day the defendant came
to the aforesaid premises and presented
the annexed order purporting to be an
order signed by one J. J. O'Donohue
for the delivery of said goods to the defendant
that the defendant stated to deponent
that he was in the employment of said
J. J. O'Donohue who signed and gave him
the order with instructions to obtain
the goods above enumerated. That
deponent doubted such statement and
detained the defendant and deponent
is now informed by said J. J. O'Donohue that
he did not make or sign said order or authorize
any person to make or sign it & that his
signature to the order is a forgery. Deponent therefore charges the
defendant with an attempt to steal said property.

Sworn to before me, this

day

188

Police Justice.

0378

CITY AND COUNTY
OF NEW YORK, ss.

Joseph J. O'Donohue

aged _____ years, occupation *Merchant* of No.

5 East 69th

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Roderick J. Kennedy

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

Sworn to before me, this

day of *January* 188*8*

Joseph J. O'Donohue

Wm. Brownson
Police Justice.

0379

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Michael Mullins

Question. How old are you?

Answer.

29 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

I have no permanent home

Question. What is your business or profession?

Answer.

Ball-boy

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

Answer.

I am guilty of the charge

Michael X Mullins
mark

Taken before me this

188

Police Justice.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

THE PEOPLE, &c.,
ON THE COMPLAINT OF
J. J. O'Donoghue, Defendant,
vs.
Michael Mullins,
Plaintiff.

BAILED

No. 1, by

Residence

No. 2, by

Presidence

No. 8, by

Residence:

No. A-311

Residence:

Dated

188

Magistrate

liver

Precinct

2004

No.

✓-6.69 dm

Street

No.

13

Street

No.

10

Streep

28

to answer

4

Com

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

.....and be committed to the Warden and Keeper of
Hundred Dollars,

the City Prison of the City of New York, until he give such bail.

188 Dated 20 January 1969

.....I have admitted the above-named

o bail to answer by the undertaking hereto annexed.

.....Dated.....188

Police Justice.

188

.....guiltiness of the offence within mentioned, I order n to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

W. H. A. J. Jan 7/88

Please give Mr. J. J. Jones & Son

1 Btl Brandy

1 " Port 2. chateau

also

Send 5 Btl Brandy

5 " Port

5th Dec. (order of)

7 - " L.B. -

Give Mr. the above on a bus

5. 6. 9 Sh J. J. Jones

350

175

525

3655

41.80

1750

875

400

630

3655

0383

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Michael Mullins

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

Michael Mullins

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

The said *Michael Mullins*

late of the City of New York, in the County of New York aforesaid, on the
seventh day of *January*, in the year of our Lord
one thousand eight hundred and eighty-*eight* with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, *to wit: an*

order for the delivery of goods.

which said forged *order*

is as follows, that is to say:

Jan 7/88

Please give to Mr. James O'Brien

1. Cash on hand

1. Cash 2. 20 shares

and

Said to Cash on hand

1. Cash

15 20 shares (valued)

etc.

Given for the above in a bag

5. 2. 69 etc.

J. J. O'Brien

with intent to defraud, 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

— Michael Mullins —

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

The said *Michael Mullins,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing,

to wit: an order for the delivery of goods.

which said forged *order* —
is as follows, that is to say:

July 7/88

Please give Br James O'Brien

*1 Bot Brandy
1 " Port 2 lb cheese
also*

*Send 5 Bots Brandy
5 " Port
5 lb Tea (oolong)
7 " " EVB. —*

Give Br. the above in a bag

5.8.69 Sr 88 O'Donohue

with force and arms, and with intent to defraud, the said forged *order* —
then and there did feloniously utter, dispose of and put off as true, *the* the said
Michael Mullins, then and there well knowing the same to be
forged, 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.

RANDOLPH B. MARTINE,

District Attorney.

0386

BOX:

293

FOLDER:

2790

DESCRIPTION:

Mundell, Stephen

DATE:

01/06/88



2790

0387

BOX:

293

FOLDER:

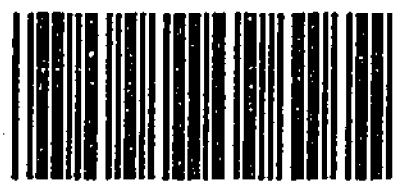
2790

DESCRIPTION:

Smith, Henry

DATE:

01/06/88



2790

0300

Witnesses:

A. Taylor
Officer Mahoney

Counsel,

Filed

Pleads,

James
day of Jan 1888

THE PEOPLE

vs.

[Sections 224 and 228, Penal Code].
Robbery, *James* degree.

Stephen S. Mundell

Henry H. Smith

JOHN R. FELLOWS.

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edward L. Ryan

Foreman.

James 9/88

Charles J. Kelly
St. P. Seven yep each

0389

Police Court--1st District.

CITY AND COUNTY } ss
OF NEW YORK,

of No. 348 Flushing Ave Brooklyn Aged 27 Years
Occupation Copper Smith Being duly sworn, deposes and says, that on the

28th day of December 1887, at the 1st Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

Good and lawful money of the
United States consisting of one single
bill and thirty cents in silver coins
and a pocket book containing two
pawn tickets and a ticket for some washing
together
of the value of One Dollar and 30/100 DOLLARS,
the property of Complainant

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

Stephen Mondell and Henry Smith
both now here, from the fact that
at about the hour of ten o'clock
P.M. deponent went into a large
beer saloon no 23 Mulberry Street
and deponent went into the water
closet in said saloon and the two
defendants followed deponent into
the said water closet and the defendant
Mondell placed his arm around
deponent's neck and held deponent
tightly around the neck while the
defendant Smith forcibly inserted

Subscribed and sworn to before me this
1887
Police Officer

his hand into deponent left hand
side pantaloons pocket and
abstracted the aforesaid property
from deponents pantaloons pocket
deponent positively identifies the
defendants as the persons that
did take said kind carry away
said property from the person of
deponent by force and violence as aforesaid

Sworn to before me
this 29th day of December 1887

Alfred Farley
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
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1887
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he be discharged.
Dated 1887
Police Justice.

Police Court, District.

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—ROBBERY.

Dated 1887

Magistrate.

Witnesses,

Street, No.

Street, No.

Street, No.

to answer General Sessions.

0391

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Stephen S. Munnell 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.

Stephen Munnell

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Brooklyn N. Y.

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

Answer.

219 Park Row. 1 month

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.

Stephen S. Munnell

Taken before me this

day of December 1887

Police Justice.

0392

Sec. 198-200,

CITY AND COUNTY
OF NEW YORK, { ss

District Police Court.

Henry Smith 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 Smith*

Question. How old are you?

Answer *38 years*

Question. Where were you born?

Answer *New York*

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

Answer *402 E 48th St. New York*

Question. What is your business or profession?

Answer *Plumber*

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

Answer *I am not guilty.*
Henry H. Smith

Taken before me this *29*

day of *August* 188*8*

Samuel J. McCall Police Justice

03630

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated Dec 29 188 Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Alfred Taylor
Stephen Mandel
Henry Smith
Wm. Smith
Offence Robbery

Dated Dec 29 188
Magistrate.
O'Reilly
Mahoney Officer.
Precinct 6

Complainant committed
to the House of Detention
in default of \$100 to testify

No. 25000 Street 5
District Attorney's Office
RECEIVED
DEC 31 1887
Transfer
Committed

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

0394

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

Sworn to before me, this
of Dec 1887

Eugene Mahoney
of No. The 6th Precinct Police Street, aged years,
occupation Police Officer being duly sworn deposes and says

that on the 29th day of December 1887
at the City of New York, in the County of New York, Alfred Farley

(now here) who is a material witness
in a certain Complaint of Robbery
against Stephen Mondell & Henry Smith
for Robbery deponent believed that the
said Farley will not appear at the
next Court or General Sessions in and for
the City and County of New York to testify
as such witness

Wherefore deponent prays that the said
witness may be ordered to enter into
recognizance for his appearance as such witness
Eugene Mahoney

Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Stephen S. Muddell
and Henry H. Smith

The Grand Jury of the City and County of New York, by this indictment, accuse Stephen S. Muddell and Henry H. Smith of the CRIME OF ROBBERY in the First degree, committed as follows:

The said Stephen S. Muddell and Henry H. Smith,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 28th day of December, in the year of our Lord one thousand eight hundred and eighty-nine, in the ind time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Alfred Farley in the peace of the said People, then and there being, feloniously did make an assault, and

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar; one United States Silver Certificate of the denomination and value of one dollar; one United States Gold Certificate of the denomination and value of one dollar; silver coins, of

a number, kind and denomination to
the Grand Jury aforesaid unknown,
of the value of thirty cents, one pocket
book of the value of ten cents, and three
pieces of paper of the value of one
cent each piece.

of the goods, chattels and personal property of the said Alfred Farley, from the person of the said Alfred Farley, against the will, and by violence to the person of the said Alfred Farley, then and there violently and feloniously did rob, steal, take and carry away, (the said

Stephen S. Muddell and Henry H. Smith, and each of them, being then
and there aided by an accomplice
actually present, to wit: each by the
other)

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. Hellems,
District Attorney

0396

BOX:

293

FOLDER:

2790

DESCRIPTION:

Murray, Lottie

DATE:

01/16/88



2790

0397

* 176-

M.C. & Gentry

Counsel,
Filed, 16 day of Jan'y 1888.
Pleads, *Chaffin*

Witnesses:
John Connelly
John Connelly

Grand Larceny, *Sections 528, 581* Penal Code.]
degree

THE PEOPLE

vs.

138 M 3

Lottie Murray
Paul 2 Jan 24 1888
Paul 2 Jan 24 1888

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

Mr. Murray 24. 1888.
Fried & jury disagree 3. 30
April 1 Jan 30 - 1888

A True Bill.

Edward L. Brown

Foreman.

Part II January 26/88

2 of 1888 & 1889
2 of 1888 & 1889

COURT OF GENERAL SESSIONS.

THE PEOPLE

vs.
T. G. Mason

BRIEF OF FACTS.

For the District Attorney.

Dated Jan 19 1888

the
Andrew H. H. Davidson

Deputy Assistant.

0398

The People

agst

Lottie Murray

Bernard J Connelly states that he belongs to the Police force of New York City & knows defendant to be an abandoned prostitute engaged in the "Badger" business, which means a conspiracy with other thieves to fleece greenhorns just as Purdy was fleeced.

James Purdy says he was fleeced after this manner. About 11 P.M. Aug 7th 88 he met defendant and another woman on 6th St (this city) near 42nd St who could not control their fancy for him or their hospitable inclinations toward him, for at first sight they insisted on his going home with them to share such a spread as they could add give him. Witness admits, the spread caught him. That he went with defendant & another fascinating feminine who seems to understand her hospitable methods. To 138 W 33rd St that both unlocked things generally & especially the door to a flat located there immediately whereupon the trio entered.

a parlor on which ~~see~~ beer was
 suggested & ~~that~~ very soon after the
 price of the beer vanished from the
 pocket of witness, & equivalent in
 beer appeared in the parlor & was
 greedily quzzled. That under the poetic
 influence of the said beverage and
 other fascinating inticheries involved about
 that time, anatomically & otherwise, this
 witness missed some of ~~those~~ outward garments
 which seem to be of that ~~kind~~ ^{kind} of no
 earthly use to ~~him~~ ^{him} rather in the way of fact
 shed out of them & left them to
 lay around loose in the parlor, out
 of which he was invited contempor-
^{with defecant} ~~aneously~~ into an adjoining room
 containing one of those hexumes
 the weary have rapturously christened
 a bed. Witness states that one of those
 outward garments he shed in that said
 parlor was a vest & in the pocket of
 that vest there was when he was
 lured out of that parlor 3 bills of
 US currency of the value of
 \$20. each That under the transitory
 sensations to which he was subjected
 in that last apartment he entered,
 his interest in the surrounding

attractions seem to have flickle
fets ~~and~~ but it occurred to him all
at once that that vest was not receiving
all the attention due to it so he
made a Bee line for that said
Parlor where he found the vest, but
not exactly where he had left it
upon further examination found
that two of those \$20 bills he had left
in one of its pockets had mysteriously
disappeared, which mystery however
did not give to the mind of witness
half so startling a shock as did the
other mystery of how it could be true
that one of the ^{was left over from} was left ^{and} and witness
declares he never was in a greater del
emma than he now is in the diffic
ulty he finds in deciding as to the
course it now becomes his duty to
pursue toward the expert artist who
when she could have abstracted \$60
of his funds, took only \$40. He feels that
the \$20 she did not take is a present
from her ~~that~~ that he cannot accept it
as well to reflect upon her punishment
nevertheless these are the facts & all he
can do is to beg the thieves pardon for taking
them, especially when the thief is
a woman

Witness says that his companion in that bed room was not defendant and that while he was absent from the parlor, defendant visited it & nobody else did & if any body can explain why the vest was not in the same position when he returned to the parlor, it was when he left it or why only \$20 of the six he left in it was to be found there when he returned to it or even why that 20 was there it must be the defendant & he sincerely hopes she can & will.

Indictment filed Jan. 16, 1888

COURT OF GENERAL SESSIONS
Part 3.

The People &c.

against

Lottie Murray.

Abstract of testimony on

trial Jan. 26th 1888.

0403

COURT OF GENERAL SESSIONS

Part 3

 The People of the State of New York, : Before Hon. Fred-
 against : erick Smyth and
 : a Jury.
 L o t t i e M u r r a y

 Indictment filed January 16th 1888.

N e w Y o r k, January 26th 1888.

APPEARANCES: For the People, Asst. Dist. AttY. James
 Fitzgerald.

For the defendant: mR. John Stacom.

JAMES PURDY, a witness for the People, testified:-

I am a salesman and live at No. 1402 9th Avenue. On
 the night of the 7th of January about half past ten I
 met this defendant at the corner of 42nd St. and 6th
 Avenue, had a conversation with her and accompanied her
 to her house in 33rd St. I had \$60. in my possession
 when I went into the house. There was a woman named
 White with her. I went into a room in that house with
 the White woman, and left my clothes in the parlor in-
 cluding my vest which contained the money. I remain-
 ed in the bed room about ten minutes. When I got into
 the parlor the defendant knocked at the door and came
 in. I looked in my vest and found that \$40. were mis-
 sing. I accused the Murray woman of taking it and she
 denied it.

CROSS EXAMINATION:

I have lived in New York ten years. I had the money in my left hand vest pocket. I did not drop any of it on the floor. I had my coat buttoned up; the defendant locked the door leading from the hall into the bed room when White and I went in there. ; she also locked another door. there are three or four doors leading into these rooms.

BERNARD J. CONNELLY, a witness for the People testified:

I am a police officer attached to the 19th Precinct. I arrested the defendant on the 8th of January on the complaint of Mr. Purdy. I asked her if she took his money and she denied it.

CROSS EXAMINATION:

There is only one door from these rooms into the private hallway, and three into the public hallway.

D E F E N C E

LOTTIE MURRAY, the defendant, testified:-

Q. Did you take any money from this man? A. No sir.

CROSS EXAMINATION:

I met him on the avenue and he went with me to the house; there was a woman named White with us. Mr. Purdy and Miss White retired to the bedroom; he took his clothes off in the parlor; I did not remain in the parlor after they left it. I did not see any one else in the house.

The jury found the prisoner GUILTY of Grand Larceny in the second degree.

0406

Police Court—

2nd District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 1407 9th Avenue Street, aged 44 years,

occupation Salesman being duly sworn

deposes and says, that on the 14th day of January 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

Forty dollars good money
(consisting of two twenty dollar
bills)

the property of Dependent

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 Katie Murray

from the fact that on said date at about the hour of 10.30 PM deponent was escorted by said Murray and another person by name of Willie White, that deponent accompanied them to premises 138 West 33rd Street and there occupied a room with said Willie previously there having left said money in a desk pocket in a room adjoining the one occupied by deponent, that deponent left said Murray in the room where

Sworn before me, this 18th day of January 1888.
Police Justice.

his money was and that about
 45 minutes thereafter defendant
 entered the room where said
 money had been left and
 upon examination of his pocket
 book found said money
 missing, and that both
 defendants were then in said
 room

James Percie
 sworn before me
 this 9th day of January 1897

Anders Wahl

Taken before

James Percie

0400

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lottie Murray 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 h see fit to answer the charge and explain the facts alleged against h
that h 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. Lottie Murray

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Ill.

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

Answer. 138 West 33rd Street. 1 year.

Question. What is your business or profession?

Answer. House Keeper

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

Answer. I am not guilty.
Lottie Murray
nick

Taken before me this

day of

188

Police Justice.

6040

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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.

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

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Hendy
1402 9th St.
Lottie Murray

BAILED.

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Witnesses

No.

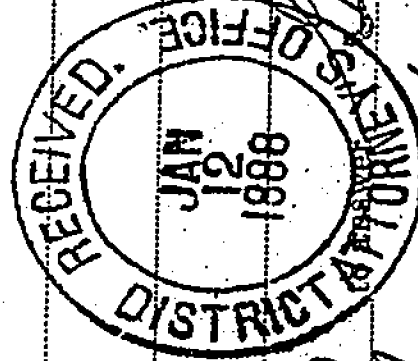
Street.

No.

Street.

No.

Street.



500
9 Jan 10/203 a.

Committed

Dated 188

Magistrate.

Officer.

Precinct.

Connelly

0410

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Sattie Murray

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

Sattie Murray

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

The said *Sattie Murray*

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

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 and value of *Twenty* dollars each; *Two*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes),
of the denomination and value of *Twenty* dollars each; *Two* United States Silver
Certificates of the denomination and value of *Twenty* dollar each; *Two* United States
Gold Certificates of the denomination and value of *Twenty* dollars each;

of the goods, chattels and personal property of one *James Murray*

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

John A. Bellows,
District Attorney

0411

BOX:

293

FOLDER:

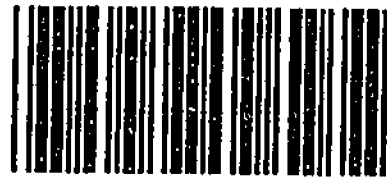
2790

DESCRIPTION:

Myers, Joseph

DATE:

01/12/88



2790

04 12

BOX:

293

FOLDER:

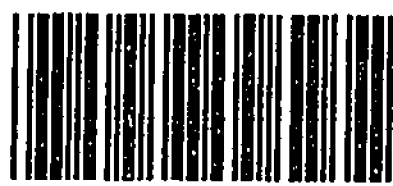
2790

DESCRIPTION:

Myers, Joseph

DATE:

01/12/88



2790

0413

70158

Witnesses:
H. R. Anderson -
Officer Anderson

Counsel,
Filed 12 day of Jan'y 1888
Pleads

THE PEOPLE
vs.
Joseph Myers
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,
RANDOLPH B. MARINE,
District Attorney.

A True Bill.
Comptroller
Jan'y 13/88 Foreman.
James A. Smith
Reformatory California

0414

Police Court District.

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

of No. 500 East 82nd Street, aged 27 years,
occupation Liquor Merchant being duly sworn
deposes and says, that on the 4 day of January 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph
Meyer (name), who struck
deponent one violent blow
on his face under the right
eye, with some sharp instru-
ment held by, and in the
hand of said Joseph Meyer.

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 5th day of January 1888.

William Pendegast

James H. Murphy
Police Justice.

0415

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Joseph Meyers

Question. How old are you?

Answer.

28 Years of age

Question. Where were you born?

Answer.

New York City

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

Answer.

1142 - First Av - (1 Year)

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 may think will tend to your
exculpation?

Answer.

I am not guilty

Joseph Myers

Take before me this

Police Justice.

9140

Dated 1888 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 1888 Police Justice.

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

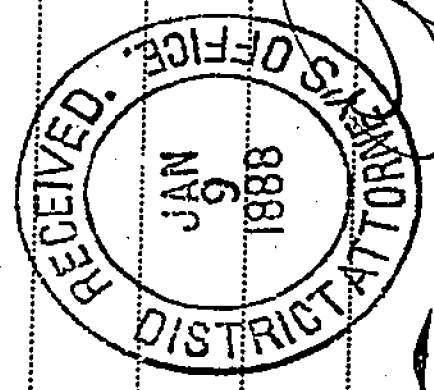
Dated 1888 Police Justice.

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

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

THE PEOPLE, & C., ON THE COMPLAINT OF

500- East 82nd St
J. H. Meyer
Dated 1888
Magistrate
Officer
Precinct
Witnesses
No. Street
No. Street
No. Street
No. Street



(Com)

63/ 33
Police Court District.

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

0417

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

THE PEOPLE OF STATE OF NEW YORK,
against

Joseph M. Rogers

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

Joseph M. Rogers

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

The said *Joseph M. Rogers*

late of the City of New York, in the County of New York aforesaid, on the
fourth day of *January*, in the year of our Lord
one thousand eight hundred and eighty*eight*, with force and arms, at the City and
County aforesaid, in and upon the body of one *William Pendergast*,
in the peace of the said People then and there being, feloniously did make an assault,
and *him* the said *William Pendergast*,
with a certain *sharp instrument to the Grand Jury unknown*,
which the said *Joseph M. Rogers*
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 cut, stab and wound,

with intent *him* the said *William Pendergast*,
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
Joseph M. Rogers
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said *Joseph M. Rogers*

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 *William Pendergast*,
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *him* the said
William Pendergast,
with a certain *sharp instrument to the Grand Jury unknown*,
which the said *Joseph M. Rogers*

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

John R. Hellams
District Attorney

04 18

BOX:

293

FOLDER:

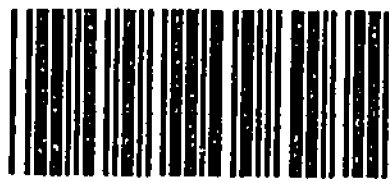
2790

DESCRIPTION:

Mulligan, Charles

DATE:

01/13/88



2790

0419

157

Witnesses:

Laurence Mulligan
Officer, Sacramento

Counsel, _____
Filed, *13* day of *Jan'y* 188*8*.
Pleads, _____

THE PEOPLE

vs.

12

Charles Mulligan

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

W. R. Mulligan

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Samuel L. Br

Jan'y 16/88 Foreman.

W. R. Mulligan

Per: me mmt.

0420

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Mulligan 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. *Charles Mulligan*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *503 Washington Street Six months*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty I don't know if I broke them or not.*

Charles Mulligan

Taken before me this

John J. Smith
Police Justice.

1240

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Laurence Hudigan
135 Broome
Charles Hudigan

BAILED

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

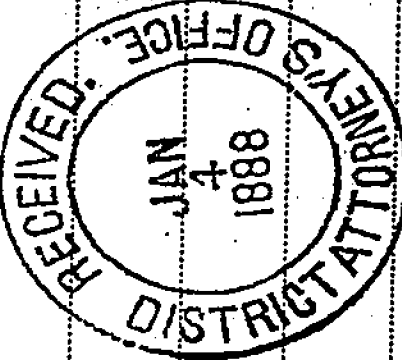
Street.

No.

Street.

No.

Street.



to answer

500

Law

0422

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of No. 132 Brood Street, aged 46 years,

occupation Sign Reader being duly sworn deposes and says

that on the Second day of January 1888

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

Charles Mulligan (now here) did wilfully and maliciously break the glass in the doors and windows of the premises 132 Brood Street, with a consequence the property of this deponent and causing damage to the amount and value of Fifty Dollars; wherefore the deponent prays, that said defendant may be dealt with as the law in such case provides
Lawrence Mulligan

Sworn to before me, this

of

1888

day

John J. Smith
Police Justice

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Mulligan

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

Charles Mulligan

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Charles Mulligan*,

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

of goods.

of the value of *fifty dollars.*

of the goods, chattels and personal property of one *Savannah Mulligan.*

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

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.

John A. Hallam
District Attorney

SECOND COUNT:

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

of the CRIME OF UNLAWFULLY AND WILFULLY

REAL PROPERTY OF ANOTHER, committed as follows:

The said

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