

0760

BOX:

454

FOLDER:

4178

DESCRIPTION:

Mitchell, William

DATE:

10/16/91



4178

0761

BOX:

454

FOLDER:

4178

DESCRIPTION:

Wilson, Robert

DATE:

10/16/91



4178

POOR QUALITY ORIGINAL

0762

Witnesses:

Wm McVeagh
Acquitted
From an Acquittal
John Smith
Milton Shmed
and Indictment
as above. Robert James
Oct. 22nd 91

Complainant
Brought by
Joseph McVeagh
388 E. 4th St.

163
Counsel, M. Mayer

Filed 16 day of Oct 1891

Pleas: Guilty 19

THE PEOPLE

vs.

William Mitchell

and

Robert Wilson

(N.D.)

Degree
Grand Larceny, 5th
[Sections 588, 589, 592]

Oct 22nd 91
DE LAZARBY NICOLL,
District Attorney.

A TRUE BILL.

Edmund P.
Robert James
M. Mayer
J. J. [unclear]
[unclear]

City County and State of New York. ss.

Francis Hagan being duly sworn
deposes and says: I am a Police
Officer of the City of New York. On
October the Thirtieth I arrested one
William Mitchell, and found on
his person the sum of Seven ten
dollars, which said sum the
said Mitchell admitted was part
of the sum of money he had
stolen on said Oct 13, 1891 from
one William McVeagh

Sworn to before me
this 23rd day Oct. 1891
Francis Hagan
J. J. [unclear]

POOR QUALITY ORIGINAL

0763

Witnesses:

Wm M Teagh
Acade Smith
From an Examination made
Idea Retaining Dept.
Wilson Shmed & Discharged
and Indictment returned
as above. Robert J. ...
Oct. 22nd 91

Complainant
Signed by
Joseph M. Teagh
388 E. 4 St.

163
Counsel,
Filed 16 day of Oct 1891
Pleas: Guilty 19
THE PEOPLE
vs.
William Mitchell
and
Robert Wilson
N.Y.C.
DE LARNEY NICOLL,
District Attorney.
A TRUE BILL. Edmund ...
Foreman.
Edmund ...
1891

Degree,
Grand Larceny, 5th
[Sections 698, 699, 697]

City County and State of New York. ss.
Francis Hagan being duly sworn
deposes and says: I am a Police
Officer of the City of New York. On
October the Thirteenth I arrested one
William Mitchell, and found on
his person the sum of Seven ten
dollars, which said sum the
said Mitchell admitted was part
of the sum of money he had
stolen on said Oct 13, 1891 from
one William M^c Teagh
Sworn to before me
this 23rd day Oct. 1891
Francis Hagan
J. M. ... Court

POOR QUALITY ORIGINAL

0764

Police Court 5 District. Affidavit-Larceny.

City and County } ss:
of New York, }

of the William McNeagh
Jay Rockaway N.Y. Street, aged 29 years,
occupation Engineer being duly sworn,

deposes and says, that on the 13 day of October 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:

Gold and lawful money of
the United States of the amount
and value of Sixty dollars (\$60.⁰⁰/₁₀₀)
and one Open face Silver watch
and gold plated chain together of the
value of Twenty four dollars and all
together of the value of Eighty four dollars
the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by William Mitchell Robert
Milton and Addie Smith (all
now here) from the fact that at
about one o'clock am of above
date each of said defendants
were in the Concert Hall at No
253 Perry and acting in Concert
with each other and remained drinking
for about two hours and then said
defendants Mitchell and Smith
accompanied deponent to a room
at No 48 East 4th Street and
defendant Mitchell remained
in said room for some moments
after which he went out leaving

Subscribed to before me, this
1891
Police Justice

POOR QUALITY ORIGINAL

0765

Dependent and defendant Smith alone
 in said room, shortly thereafter
 dependent layed down upon a
 bed and fell asleep and when
 he awoke at about 8 am October
 he missed said property. Dependent
 further says that when he layed
 down upon said bed he had on his
 pants and vest and said money
 was in inside vest pocket
 and said watch was attached
 to said chain and worn in the
 left side outside pocket of said
 vest. Dependent further says that he
 accompanied Officer Frank Stagon
 of the 14th Precinct to Grandmother
 Pawson at No 9 Avenue B and
 there identified the watch rep-
 resented in the ticket hereto at-
 tached as his property. Dependent
 is informed by said Officer Stagon
 that he found concealed upon the
 person of defendant Mitchell
 said pants pocket whereupon
 dependent charges each of de-
 fendants with acting in concert
 with each other and asks that
 they be held to answer.

Taken to before me
 this 13th day of Oct. 1891
 Police Justice

Wm. McLaughlin

W

POOR QUALITY ORIGINAL

0766

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation Police Officer of No. 14th Avenue Street, being duly sworn, deposes and

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

Sworn to before me, this 4th day of Oct 1890, } Francis Hagan

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0767

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *William Mitchell*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *178 East 2nd St 6 years*

Question. What is your business or profession?

Answer. *Bar tender*

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*

Wm. Mitchell

Taken before me this
day of
Police Justice

POOR QUALITY ORIGINAL

0768

Sec. 198-200.

J. M. District Police Court.

CITY AND COUNTY OF NEW YORK

Robert Wilson

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. *Robert Wilson*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *48 East 4th St 3 weeks*

Question. What is your business or profession?

Answer. *Fruit Dealer*

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*

Robert Wilson

Taken before me this *10/10/1911* day of *October* 1911
J. M.
Police Justice

POOR QUALITY ORIGINAL

0770

12333
FREUND BROS.
No. 9 AVENUE. B.
NEW YORK
OCTOBER 13 1891

	\$	Cts.
<i>Br A Wall</i>		
<i>Miller Jr</i>		

or Good for One Year Only.
Not accountable for Loss or Damage by Fire, Breakage,
Robbery or Moth.
Rates of Interest.
On sums of One Hundred Dollars, or under,
3 per cent. per month or any fraction thereof for first six
months, and 2 per cent. per month thereafter. On sums
over One Hundred Dollars, 2 per cent. per month
for first six months, and 1 per cent. per month thereafter.

POOR QUALITY ORIGINAL

07771

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3rd DISTRICT.

of the 4th Precinct Police Officer, aged 49 years, occupation Police Officer, being duly sworn deposes and says that on the 20th day of October 1888

at the City of New York, in the County of New York, William McTeagh and Addie Smith who is a material witness on a certain complaint against William Mitchell and Robert Wilson deponer has reason to believe that said witness will not appear at the next Court of General Sessions in and for said City and County of New York to testify as such witness wherefore deponer prays that said deponer witness may be ordered to enter into recognizance for his appearance at such Court.

Michael Pissert

Sworn to before me this 20th day of October 1888

[Signature of Police Justice]

Police Justice

POOR QUALITY ORIGINAL

0772

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3rd DISTRICT.

of the 4th Precinct Police Street, aged 49 years, occupation Police Officer being duly sworn deposes and says that on the 30 day of October 1887

at the City of New York in the County of New York William McTeach and Addie Smith who is a material witness on a certain complaint against William Mitchell and Robert Wilson deponer has reason to believe that said witness will not appear at the next Court of General Sessions in and for said City and County of New York to testify as such witness wherefore deponer prays that said deponer witness may be ordered to enter into recognizance for his appearance at such Court Michael Pissert

Sworn to before me this

of

Oct 30

1887

day

[Signature of Police Justice]

Police Justice

POOR QUALITY ORIGINAL

0773

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Mitchell and Robert Wilson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse William Mitchell and Robert Wilson of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed as follows:

The said William Mitchell and Robert Wilson, both

late of the City of New York in the County of New York aforesaid, on the thirteenth 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, in the night - time of said day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of thirty

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of thirty

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of thirty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

thirty dollars, one watch of the value of twenty dollars and one chain of the value of four dollars

of the goods, chattels and personal property of one William McVeagh on the person of the said William McVeagh then and there being found, from the person of the said William McVeagh 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.

DE LANCEY NICOLL, District Attorney

POOR QUALITY ORIGINAL

0774

Second COUNT:-

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *William Mitchell* and *Robert Wilson* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *William Mitchell* and *Robert Wilson*, both 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,

the same goods, chattels and personal property described in the first count of this indictment

of the goods, chattels and personal property of one *William McVeagh*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *William McVeagh*

unlawfully and unjustly, did feloniously receive and have; *they* the said *William Mitchell* and *Robert Wilson* 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.

DE LANCEY NICOLL, District Attorney.

0775

BOX:

454

FOLDER:

4178

DESCRIPTION:

Monchesa, James

DATE:

10/16/91



4178

0776

POOR QUALITY ORIGINAL

Hold to custody

Witnesses:

Am O'Hara

Off O'Hara

Counsel,

Filed 16 day of Oct 1891

Pleads *Not Guilty*

36

THE PEOPLE

234 E 112th St. N.Y.C.

James Monchesa

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

DE LANCEY NICOLL,
District Attorney.

Wm. J. ...

Oct 27 1891

A TRUE BILL.

[Signature]

Foreman.

Jan 2 - Oct. 29, 1891

Pleads Guilty of an Attempt.

270 St. J. Oct. 30

0777

POOR QUALITY ORIGINAL

Police Court - 5 District.

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

of No. 215 West 66th Street, aged 21 years,
occupation Truckman being duly sworn

deposes and says, that on the 9th day of October 1897 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Mouchesal (now known as) who after

stealing a deponent's coat and when apprehended did take from his clothes a large knife, open the same and threatened to cut and stab deponent

93 betw 9 + 10 lines
8. 9 +

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 11th day of October 1897 } J. M. O'Hara. x
of }
C. J. Mouchesal }
Police Justice.

POOR QUALITY ORIGINAL

0778

Sec. 198-200.

✓ District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James Monchese 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 Monchese*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *434 E 115th St*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty
his
James Monchese
mark*

Taken before me this
day of
1931
Police Justice

POOR QUALITY ORIGINAL

0779

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Willard Offense
21 5⁰⁰ PM 66 PM
James Winchester

Office
Telmon's

Dated

Magistrate

Officer

Peaceoff.

Witnesses

No.

No.

No.

No.

No.

No.

No.



\$ 1000 to answer

Street, No. 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 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 Oct 1 1891 W. W. W. W. Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0780

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 Monchese

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

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

The said

James Monchese late of the City of New York, in the County of New York aforesaid, on the eighth day of October 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 William O'Hara in the peace of the said People then and there being, feloniously did make an assault and him the said William O'Hara with a certain knife

which the said James Monchese 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 attempt to strike, beat, cut, stab and wound,

with intent him the said William O'Hara 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 Monchese of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

James Monchese 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 O'Hara in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said William O'Hara with a certain knife

which the said James Monchese 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 attempt to 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.

He Lancy Nicoll, District Attorney.

0781

BOX:

454

FOLDER:

4178

DESCRIPTION:

Monoko, Giuseppe

DATE:

10/19/91



4178

POOR QUALITY ORIGINAL

0782

Witnesses:

Ant Jaquez
of Denver

This case having been overheard
and a disingenuous of the
jury which stood before me
and for acquittal and it
further showing that the
complement after all
people cannot be found
except by the people cannot
to trial without the evidence
evidence I thought common
that in view of all and facts
that the deft be discharged
on his own recognizance
Feb 27 1892
Pambopolym
Post West City

Counsel,

Filed

189

Pleas,

THE PEOPLE

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

Suspecta Morde

Leutremud

DE LANCEY NICOLL,

District Attorney.

Nov 27 91

Dec 1 91

A TRUE BILL.

[Signature]

Foreman.

Jan 5 1892

Print and jury disagree
but I think jury 6 to 6
on account of facts. At the
defendant's expense and
neces.

POOR QUALITY ORIGINAL

0783

Witnesses:

Ant Jargendorf
off O'Brien

This case having been overheard and a disingenuity of the jury which stood before me and for regular and further showing that the complainant after deluged pleas he cannot be found as shown by the evidence and as the people cannot go to trial without the testimony evidence I therefore recommend that in view of all such facts that the deft be discharged on his own recognizance

Feb 27th 1892

Thaddeus J. Ryan
Dist. Ct. City

189
Counsel,
Filed 19 day of Oct
Plends

THE PEOPLE

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

vs.
Giuseppe Moroko

Read record

De LANCEY NICOLL,

District Attorney.

Case 1 No. 27
Assoc 1, 91

A TRUE BILL.

Foreman,
72 Jan 5. 1892

I read and jury disagree
part J. Ryan of 6 to 6
on recognizance, with
deft. discharged on
recog. J. Ryan

GLUED PAGE

POOR QUALITY ORIGINAL

0784

Court of General Sessions.

Case to Follow

SUBPENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

"Personal"

To *Anthony Jaegerdorf*

of No. *154* Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *February* 1892, at 10:30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Giuseppe Manolico

Dated at the City of New York, the first Monday of *February* in the year of our Lord 1892.

DE LANCEY NICOLL, *District Attorney.*

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

POOR QUALITY ORIGINAL

0786

Court of General Sessions.

THE PEOPLE, on the Complaint of

Anthony Jaeger

vs.

Giuseppe Monaco
Defdt.

Offense: *Common Law*

JOHN R. FELLOWS,

District Attorney.

Affidavit of

John Hanna

Subpoena Server.

Failure to find Witness.

POOR QUALITY ORIGINAL

0787

Police Court 3rd District.

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

of No. 61 Chrystie Street, aged 25 years,
occupation Skilort being duly sworn

deposes and says, that on the 11th day of August 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Giuseppe Monoko

(now here) who did wilfully and maliciously point aim and discharge a pistol loaded with ball cartridge at the body of deponent said cartridge so discharged taking effect in deponents left leg as deponent is informed by Officer Edward O'Brien of the 11th Precinct and said assault was 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 23rd day
of August 1888.

[Signature]
Police Justice.

Anthony Jacquard
[Signature]

POOR QUALITY ORIGINAL

0788

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 28 years, occupation Police Officer of No. One 11th Avenue Police Street, being duly sworn, deposes and

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

Sworn to before me, this 23 day of Aug 1890.

Edward O'Brien

[Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0789

Department of Public Charities and Correction,
Bellevue Hospital,

WARDEN'S OFFICE,

Wm. B. Rowke
Warden.

New York, Aug 17 1891

Patient Jaegerdorff will not
be able to leave Hospital
until Saturday Aug 24/91

Wm. B. Rowke
307 Broadway

Department of Public Charities and Correction,
Bellevue Hospital,

WARDEN'S OFFICE,

Wm. B. Rowke
Warden.

New York, 1891

The patient Jaegerdorff
will not be able
to leave Hospital for
a few days

Wm. B. Rowke
307 Broadway

POOR QUALITY
ORIGINAL

0790

Department of Public Charities and Correction,
Bellevue Hospital,

Wm J. Howke
Warden.

WARDEN'S OFFICE,

New York, Aug 15 1891

The patients depending will
not be able to leave
hospital for at least
days -

Wm J. Howke
Warden

POOR QUALITY ORIGINAL

0791

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3rd DISTRICT.

of No. 110 1/2 Precinct Police Street, aged 28 years, occupation Police Officer being duly sworn deposes and says that on the 11th day of August 188

at the City of New York, in the County of New York. Dependent arrested Giuseppe Moroko (now here) for feloniously assaulting one Anthony Casamento of 70 61 Chrystie Street by pointing a revolver and discharging a pistol loaded with ball cartridge at the body of said Casamento the ball so discharged taking effect in the calf of the left leg of said Casamento inflicting injuries from which said Casamento is now suffering in the Bellevue Hospital and is unable to appear in Court as set forth in the annexed certificate

Sworn to before me this

188

188

Police Justice

POOR QUALITY ORIGINAL

0792

Said [illegible] identified said defendant in the presence of deponent as the person that did inflict said injuries. Wherefore deponent prays that said defendant may be held to await the result of said injuries given to before me this 13th day of August 1891

Edward O'Brien

Police Court-- District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Edward O'Brien

vs.
George Marko

Dated Aug 13 1891

Magistrate.

Officer.

Witness,

The Magistrate
at 3rd Div Police Court

in presence of [illegible]

and returned the within [illegible]

[illegible]

[illegible]

Disposition,
\$1000 Ex

Aug 13 - 10 A.M.

1891 - 10 P.M.

1891 - 10 P.M.

POOR QUALITY ORIGINAL

0794

301

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Giuseppe Monoko 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. *Giuseppe Monoko*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *70 Mulberry St 3 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
Giuseppe Monoko
Monoko

Taken before me this

day of

[Signature]
1887
[Signature]

Police Justice

POOR QUALITY ORIGINAL

0795

RAILED,
 No. 1, by *Wm. Connors*
 Residence *59 1/2 Mulberry Street.*

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court
 District
 23rd St
 9th Ave
 11/21

THE PEOPLE
 ON THE COMPLAINT OF
William Connors
George Hanover
 Offence *Jul. Connors*

Date *Aug 23 1891*
 Magistrate *Ed. Hanover*
 Officer *Ed. Hanover*
 Precinct _____
 Witness *Ed. Hanover*
 Street _____
 No. _____
 Street _____
 No. _____
 Street _____
 No. _____
 Street _____
 \$ *500* to answer
 Street *Connors*



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 *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 *Aug 23 1891* *Ed. Hanover* Police Justice.

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

Dated *Aug 24 1891* *Ed. Hanover* 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.

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

The People &c.

Against
Giuseppe Mondro

Defendant

City and County of New York do:
Prosper Perari being

duly sworn says:

That he is the managing clerk in
the office of Robert W. Pacey, the attorney
for the defendant above named.

That the case of the above named
defendant is on the calendar of the
above named court, in Part 2 thereof,
for trial today.

That Mr. Pacey will be unable to try
said case today, for the reason that
he is now and has been since December
13th 1891, actually confined to his
bed and room with the "Grip", and
as deponent is informed by said
Mr. Pacey, will be unable to leave
his bed and room for several days
to come.

That the above named defendant is charged with the crime of assault in the first degree.

Deponent says: That Mr. Racey is the only one who is familiar with all the facts in the case. And that the case could not be tried intelligently by any other person, in Mr. Racey's absence.

Deponent further says: That this case has been on the calendar of above named court several times previous to this; and on each and every occasion Mr. Racey has been ready and willing to proceed to trial; but through some unknown reason the case has always been postponed.

Wherefore the deponent prays that the case above mentioned maybe adjourned for the term, or for such time as the counsel for said defendant shall be able to try same, and for such other & further relief as the court may deem proper in the premises.

Sworn to before me

this 16th day of Dec. 1891

Prosper Ferrari
William D. See
Coun^r of Deeds

POOR QUALITY
ORIGINAL

0798

Court of General Sessions
of the Peace.

The People &c.

Against

Giuseppe Sporko

Defendant

Affidavit

**POOR QUALITY
ORIGINAL**

0799

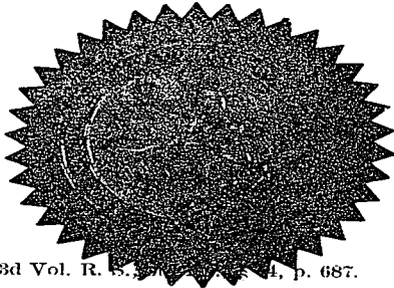
(116)

~~JOHN B. CARROLL.~~

I, ~~JOHN SPARKS~~, Clerk of the Court of General Sessions of the Peace and Clerk of the Court of Oyer and Terminer in and for the City and County of New York (each being a Court of Record, having a common seal), do certify that the annexed is a copy of

An Undertaking to Answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom, and of the whole of such original.



GIVEN UNDER my hand and attested by the seal of the said Court, this *Twelfth* day of *February* in the year of our Lord one thousand eight hundred and ninety *two*

3d Vol. R. S. p. 687.

John F. Carroll

POOR QUALITY ORIGINAL

08000

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

An order having been made on the 23^d day of August 1891, by Hon. Patrick G. Duffy Police Justice of the City of New York that Giuseppi Monoko be held to answer upon a charge of Assault

upon which he has been duly admitted to bail in the sum of Five hundred dollars:

We Giuseppi Monoko defendant, residing at No. 70 Mulberry Street, in the said City of New York, Occupation Laborer and Vito Lunino residing at No. 59 1/2 Mulberry Street, in said City, Occupation none, surety; hereby jointly and severally undertake that the above-named Giuseppi Monoko shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render himself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render himself in execution thereof; or if he fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of Five hundred dollars.

Taken and acknowledged before me, } Giuseppi Monoko ^{his} Principal.
this 24th day of Aug 1891. } Vito Lunino ^{his} mark Surety.
P. G. Duffy ^{mark}
Police Justice

POOR QUALITY ORIGINAL

0001

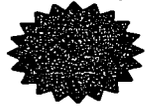
State of New York, }
CITY AND COUNTY OF NEW YORK, } ss.

1417

I, Vito Cunino the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place, and stead, to take, seize and
surrender the said Giuseppi Monoko (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated February 12th 1892

Vito X Cunino Surety.
mark



NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Recognizance to Answer.

vs.

Giuseppi Monoko

Taken the 21st day of Aug 1891

Approved as to Form and Sufficiency.

Dated 188

[Signature]
District Attorney.

Identified by

Filed 31 day of Aug 1891

POOR QUALITY ORIGINAL

0802

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

473

THE PEOPLE OF THE STATE OF NEW YORK

against

Giuseppe Monoko

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

Giuseppe Monoko

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

The said

Giuseppe Monoko

late of the City of New York, in the County of New York aforesaid, on the day of August, 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 Anthony Jaegendorf in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said Anthony Jaegendorf a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Giuseppe Monoko in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent him the said Anthony Jaegendorf 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

Giuseppe Monoko

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

The said

Giuseppe Monoko

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 Anthony Jaegendorf in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against the said Anthony Jaegendorf a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Giuseppe Monoko 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 shoot off and discharge, 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.

0003

BOX:

454

FOLDER:

4178

DESCRIPTION:

Montgomery, James T.

DATE:

10/28/91



4178

POOR QUALITY ORIGINAL

0004

Witnesses:

John Stottin

Counsel,

Filed

1691

24 Oct

Pleads,

THE PEOPLE

vs.

James S. Montgomery

and

DE LANCEY NICOLL,

District Attorney.

[Sections 611 and 621, Penal Code.]
Forgery in the Second Degree.

A TRUE BILL.

Robert Christy

Foreman.

James W. [unclear]

Leah J. [unclear]

Subscribed & sworn to
James W. [unclear] 17

POOR QUALITY ORIGINAL

0005

Witnesses:

John Stotter

Counsel,

Filed

day of

1891

Pleas,

THE PEOPLE

vs.

Forgery in the Second Degree. [Sections 511 and 521, Penal Code.]

James J. Montgomery

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

James J. Montgomery

Foreman.

James J. Montgomery

James J. Montgomery

17

POOR QUALITY
ORIGINAL

0806

(1)
Department of Taxes and Assessments,
Commissioners' Office,
State Printing Building, Truax Row,
New York, 1899

Commissioners,
MICHAEL COLEMAN, President,
THOMAS L. FEINER,
EDWARD L. PARRIS.

Hon. Randolph B. Martine,
Dear Sir,

It is with
a feeling of sympathy that
I address you, on behalf
of a young man, whose
bright career has been blighted
by the too free use of intoxicants.
I have known him since he
was a small boy, and I
always considered him a
kind, good hearted person,
and I am satisfied, that it
was on account of his
associating with other
good fellows, who could
afford to spend more money
than he could, wanting to be
as good as they, he was

POOR QUALITY
ORIGINAL

0807

(2)

Department of Taxes and Assessments,
Commissioners' Office,
State Building, Nassau Row,
New York, 189

Commissioners,
MICHAEL COLEMAN, President,
THOMAS L. FEITNER,
EDWARD L. PARRIS.

tempted to use money
which did not belong to him,
and for which he is now
held to account. From what
I know of him it is my opinion
that his intention to make
the matter right, but finding
the demands of his family
was all he could comply
with, let it run from time
to time until too late. I
am satisfied that if you
can find it compatible
with your sense of justice
to suspend sentence, he
will reform and make a
good husband, a good
father, and a good citizen
thereby making his family

POOR QUALITY ORIGINAL

0000

(3)
Department of Taxes and Assessments,
Commissioner's Office,
State Printing Building, Tryon Row,
New York, 189

Commissioners,
MICHAEL COLEMAN, President,
THOMAS L. FEITNER,
EDWARD L. FARRIS.

happy which appears
to me would be a great blessing
I am yours
Most Respectfully
Anthony McQueen
7515 Malibu ave
N.Y. City

POOR QUALITY
ORIGINAL

0009

New York 584 E. 140 St

June 9. 92

Dear Judge - James D. Montgomery,
I am informed is to be sentenced
by you on his plea of guilty. He is
a young lawyer with whom I
have been acquainted for the
last 18 years. I have employed
him in several instances
to transact legal business for
me & always found him
upright & honest. While I
was judge of the 10th Dist
Court, he practiced
before me & I classed him
as a reliable & straight forward
atty. His is a case where
mercy should be exercis-
ed to a great extent. If it
had not been for my
wishes he would have
and a case lost many a case

POOR QUALITY
ORIGINAL

08 10

2
I believe he would have
been as upright & honest
a man as lives in the
United States. He has a
wife & two lovely children
& an amiable wife.
God have mercy on
them.

Yours
A J Rogers
Hon R B Martine.

POOR QUALITY
ORIGINAL

00111

WANTED.
Improved or Unim-
proved Property to
Sell or Lease

Montgomery

HANOVER
FIRE
INSURANCE
CO.

Real Estate.

135th St., E. of Third Ave.

COLLECTING OF RENTS
SOLICITED.

LOANS
NEGOTIATED.

NEW YORK, June 15th 1892

Mr. O'Reilly

Dear Sir,

I think the suspension of sentence
would be just the thing to save my
son and make a man of him,
The very person whose money he
used would like to have the thing
quashed, and has already signed his
name three times to that effect,
Mr. McDaniel whose name he
forged feels as sorry as I do in the
matter, and wishes the thing had never
happened, Now all these good names
that are signed to the paper asking a sus-
pension of sentence should have some weight
Now I am satisfied that should you
ask for a suspension of sentence as a per-
sonal favor, it would be granted.

POOR QUALITY
ORIGINAL

08 12

OFFICE OF
SMITH WILLIAMSON,
COUNSELLOR AT LAW,
364 ALEXANDER AVE.
(JUNCTION 35 AVENUE AND 143D ST.)

New York, June 9th 1892

Mr Randolph B. Martine

My dear Sir: I take the liberty of addressing you in the interest of Mr James F. Montgomery, who has lately pleaded guilty of forgery and who in the morning is to appear before you for sentence, I have known this unfortunate young man for twenty years past. We were boys together and spent many happy hours in attending to our duties and pursuing our studies in the same law office. He has education and culture and the finest instincts of a gentleman, and I believe at heart is no criminal. In our earlier days we were coworkers in the temperance cause, but in an unguarded hour he permitted himself to take that one first glass, and with many a thousand ~~others~~ ~~was~~ ~~in~~ ~~the~~ ~~same~~ ~~boat~~.

GLUED PAGE

POOR QUALITY
ORIGINAL

08 13

SMITH WILLIAMSON,
COUNSELLOR AT LAW,
364 ALEXANDER AVE.
(JUNCTION 30 AVENUE AND 143D ST.)

New York, 189

to wase, until now he has brought disgrace and
conm upon the head of his honored father,
his respected brother, faithful wife and in-
nocent children, I believe that my
friend can be saved and a man made
of him yet, if only one further trial is
given to him. It is this mercy I ask
at your hands, cannot judgement be
suspended? I am not known to you
personally, I have met Assistant District
Attorny Davis & am well known to Mr
McIntyre Assistant District Attorny, Hoping
for leniency at your hands,

I remain

Yours Very truly
Smith Williamson

POOR QUALITY
ORIGINAL

08 14

243 Broadway

N.Y. June 8th 1892.

Hon. Randolph Martin

Wm. County Judge.

Dear sir: I have been well
acquainted with James P. Moor-
gomery for over twenty years and
have lived near him and his family
during all that time. He has
always and at all times been to
my mind and as far as my
observation extended a steady
capable, gentlemanly, and
young man, and as a student and
counselor at law, a conscientiously
faithful and correct in the discharge
of duty to his clients. What interests
and circumstances have brought

POOR QUALITY
ORIGINAL

08 15

him into his present difficulty, I
do not understand but it is both
a surprise & shock to me to know
that it is so. In view of the high
respectability of his family & of
his former good conduct & his
character, I would earnestly
entreat you to extend such assi-
sance to him in the disposition
of his case as you possibly can
under the circumstances. I am
sure that he is thoroughly pained
& feels the humilit^y of his
position & has already suffered
immensely from sorrow for his
unfortunate case, & my anguish of
mind for the disgrace into which

08 15

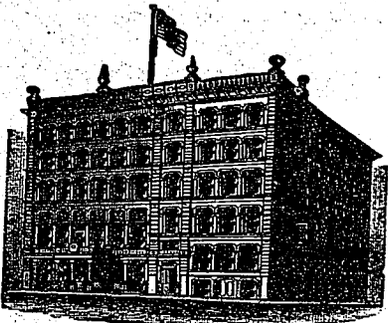
POOR QUALITY
ORIGINAL

he has fallen. For the sake of
the innocent ones of his young
family, as well as for his
aged & respected parents
I urge more favorably you will
exercise the leniency of the court
so far as you may deem practi-
-cable under the circumstances
Please accept the assurance of
my profound respect. My best wishes
ever

I Gratefully
James R. Angell.

0817

POOR QUALITY ORIGINAL



JAMES L. WELLS,
AUCTIONEER and REAL ESTATE BROKER

No. 59 LIBERTY STREET.

TELEPHONE 1792 CORTLANDT.

23D AND 24TH WARD PROPERTY A SPECIALTY.

DAVID C. TEFFT.

MEMBER OF
REAL ESTATE EXCHANGE AND AUCTION ROOM
69 TO 71 LIBERTY STREET.

New York, June 9th 1892

Hon. H. B. Martine
New York County Judge.
My Dear Sir,

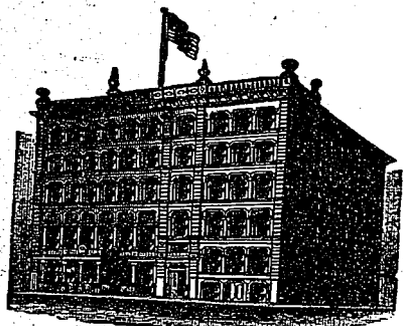
I take the liberty of addressing you in behalf of James T. Montgomery, a neighbor of mine who is to be sentenced by you to prison for committing a forgery, and to which I understand he has pleaded guilty.

He and his family have been residents of the 23rd Ward for over twenty years, and I have known them well during that time.

Montgomery is a man of good impulses, generous, kind hearted, an educated lawyer, and has heretofore possessed an excellent reputation for honesty. I have had many business transactions with him, and have always found him honest and true. His falling has been the use of liquor, and this has brought him to his present position.

POOR QUALITY
ORIGINAL

0018



MEMBER OF
REAL ESTATE EXCHANGE AND AUCTION ROOM
59 TO 65 LIBERTY STREET.

JAMES L. WELLS,
AUCTIONEER AND REAL ESTATE BROKER

No. 59 LIBERTY STREET.

TELEPHONE 1792 CORTLANDT.

23D AND 24TH WARD PROPERTY A SPECIALTY.

DAVID C. TEFFT.

New York, 189

He is not naturally a bad man.

His father is an old man of unblemished reputation, and a most excellent citizen. He is well known among the business men of the 23^d & 24th wards and has conducted many very large transactions.

Young Montgomery has a good wife, and two small children. They are without any means of support and will be the most sore sufferers by his error.

Let me beg of you to take carefully into consideration these facts and the circumstances attending his case, and extend to him all the clemency that the law will permit.

I do not wish to interfere with the administration of justice, but I take the liberty of addressing you on account of our acquaintance and because of my deep sympathy for Montgomery and his suffering family.

Respectfully Yours &c James L. Wells

POOR QUALITY
ORIGINAL

0819

DOMINIC O'REILLY,
LIQUOR * DEALER,

Nos. 206 and 208 E. 119th Street,
And North-east Corner 124th Street and Third Ave.

New York June 15 1892

Hon Judge Martine
For the sake of his poor
Father and his young
Wife and his fond children
If possible grant a sus-
pension of sentence and I
will thank you from the
bottom of my heart
Dominic O'Reilly

POOR QUALITY
ORIGINAL

0820

WILLIAM G. MCCREA,
COUNSELLOR AT LAW,
51 CHAMBERS ST.

New York, June 9th 1892

Hon R. B. Martine

Dr Judge.

I take the liberty
of interceding in behalf of James T.
Montgomery who I understand will
be up before you for sentence on Friday.

His father I have known for many
years, he having had charge of the
collection of rent and the management
of considerable realty in the 23rd Ward,
in which myself and clients were
interested, and I can without any
reservation speak of him in highest
terms.

By reason of such connection I
also became acquainted with the son
and have at all times found him
gentlemanly, straight and honest,
and it was with the utmost surprise
I heard of the charge against him.

I investigated the matter carefully at
the time and am satisfied that he

POOR QUALITY
ORIGINAL

0021

had no criminal intent and did
fully consider the nature of his act.

I know he has borne a good
reputation with the public and his
clients and as this is first offense
I trust for his family's sake you may be
able to show him clemency.

Very truly yours

Wm. L. C. C.

0822

POOR QUALITY
ORIGINAL

FRANCIS D. HAINES,
COUNSELLOR AT LAW,
142 FULTON STREET,

New York, June 8th 1892.

Hon. Randolph B. Martine.

My dear Sir: -

This is to certify that I am well acquainted with Mr. Jas. T. Montgomery, who I am informed will appear before your Honor on Friday next for sentence.

I have known him intimately for over twelve years during which time I have had numerous business negotiations with him and have always found him especially

0023

POOR QUALITY
ORIGINAL

careful, diligent and honest
in the care of his clients
matters, and not withstand-
his present trouble should
not hesitate to trust him in
the capacity of an attorney or
any other position of trust

Very respectfully, Sir,

Francis D. Davis.

0024

POOR QUALITY ORIGINAL

Comptroller's Office

New York June 9, 1870

Mr. Richard B. Ketchum

100 Nassau St.

New York

If you would give
 me your name in the important
 papers, Mr. James J. Hartigan
 will be glad to give to the charge
 of papers of my name to certain
 Mr. [Name], I appeal to you
 be as considerate of justice in returning
 him for his crime, with due regard
 to his family, in your act and
 law and order, and he himself is
 deeply indebted and ever grateful.

Very Respectfully

O. H. Adams

0825

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Osborne M. Samuel
aged *50* years, occupation *Clerk of Court* of No. *250 Broadway* Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of *John Stethers* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *22* day of *April* 189*9* } *M. Samuel*

J. Whitworth
Police Justice.

POOR QUALITY ORIGINAL

0025

Sec. 192-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty and a waiver for this examination
J.J. Montgomery

Taken before me this 23 day of *Sept* 188*8*

Police Justice.

POOR QUALITY ORIGINAL

00277

Sec. 151.

Police Court _____ 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 J. M. McDaniel of No. 123-6-142 Street, that on the 15 day of June 1889 at the City of New York, in the County of New York,

James M. Montgomery did for-
feinously counsel Judge Carter
and confederate with intent to
defraud the name of McDaniel to a
number of bills of taxes and as-
sessment

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 _____ 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 22 day of October 1889
J. J. Wickert POLICE JUSTICE.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated October 1889

J. J. Wickert Magistrate.
James M. Montgomery Officer.

The Defendant James M. Montgomery taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

E. J. P. Remor Officer.

Dated Oct 23 1889

This Warrant may be executed on Sunday or at night

Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, 37

Sex, _____

Complexion, _____

Color, W

Profession, Manager

Married, No

Single, _____

Read, No

Write, No

237-6-38 Street

POOR QUALITY ORIGINAL

0020

BAILLED,
 No. 1, by James Wood
 Residence 259 Levee St.
 Street
 No. 2, by _____
 Residence _____
 Street
 No. 3, by _____
 Residence _____
 Street
 No. 4, by _____
 Residence _____
 Street

Police Court

1345 District

THE PEOPLE, vs.
ON THE COMPLAINT OF

James Wood
1923-18 122 St.

1 James Wood
2 _____
3 _____
4 _____

Offence _____

Dated Oct 23 1891

James Wood Magistrate

James Wood Officer

James Wood Precinct

Witnesses James Wood

No. James Wood Street

No. James Wood Street



James Wood Street

James Wood 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 James Wood 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 23 1891 James Wood 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

0832

Police Court / District.

City and County } ss.
of New York.

of No. 723 - E - 1412nd Street, aged 46 years,
occupation Miller being duly sworn, deposes and says,
that on the 15th day of June 189⁷, at the City of New
York, in the County of New York,

James S. Montgomery did feloniously make forged utter and counterfeit with intent to defraud the name of M. Daniel to a number of tax-bills and assessment bills which bills purport that deponent had paid to the City his arrears of taxes and assessments for local improvements, which tax-bills are hereto annexed and numbered Ex "A" and are part of this complaint in violation of Section 57 of the Penal Code of the State of New York for the reasons following to-wit: on the said date the deponent received from deponent the sum of Fifty seven Dollars to pay to the City of New York as his (deponent's) arrears of taxes and assessments for local improvements. The deponent subsequently brought to deponent the annexed bills or receipts purporting to be signed by one M. Daniel the Collector of Assessments and Clerk of Arrows giving the deponent to understand that he had paid to the City the said sum of money for said taxes and assessments. Deponent is informed Osborne M. Daniel (her prisoner) who is the Collector of

POOR QUALITY ORIGINAL

00333

assessments and class of Carriers
of ^{report on file} that the said money was not paid
to the City; that he has seen the sig-
nature of M. McNeill which is signed
to the annexed bills, that the said
signature is not in his M. McNeill
handwriting and that he will not
authorize any one to sign said
bills.

Sworn to before me }
this 22nd day of October 1891 } J. M. Stothers

J. M. Stothers

Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

or,

1 _____
2 _____
3 _____
4 _____

Offense _____

Dated _____ 189

Magistrate, _____

Officer, _____

Clerk, _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

to answer _____ Sessions, _____

POOR QUALITY ORIGINAL

0835

Taxes of 1875, confirmed	Sept. 19—Books opened	Sept. 27
1874	July 29	1
1875	Sept. 22	12
1876	Sept. 14	13
1877	Oct. 9	15
1878	" 11	24
1879	" 17	27
1880	" 8	25
1881	" 13	23
1882	Aug. 23	16
1883	" 25	1
1884	" 17	4
1885	" 31	3
1886	Sept. 2	1
1887	" 4	1
1888	" 10	7

City of New York—Finance Department,

Office of the Collector of Assessments and Clerk of Arrears.

ROOM 33, STEWART BUILDING,

Interest at the rate of 7 per cent. per annum.

22
7.6.91

TAXES OF YEAR.	LINE.	WARD.	BLOCK NOS.	WARD NOS.	BETWEEN WHAT AVENUES.	BETWEEN WHAT STREETS.	AMOUNT OF TAX.		CROTON ARREARS.		INTEREST.		TOTAL.	
							DOLLS.	CTS.	DOLLS.	CTS.	DOLLS.	CTS.	DOLLS.	CTS.

1890	7035	23	1719	67	7-13	142-143	29	05			1	99	31	54
------	------	----	------	----	------	---------	----	----	--	--	---	----	----	----

Copy

\$3.54
July 31/91

Received, New York, July 31 1891, from Mr. John Storke

Dollars in payment of the above Taxes.

No payments received after 2 o'clock P. M.

Oliver Daniel
Collector of Assessments and Clerk of Arrears.

POOR QUALITY
ORIGINAL

0836

June 9th '92

Judge Martine

Dear Sir,

If I had known as much as I do now prior to the charge of forgery being preferred against J. L. Montgomery, he or his family never would be in this trouble, His prospects were bright, "but Company will do a great deal for man or woman" The young man has done ~~some~~ considerable business for me and every thing went well until this sad affair occurred, and had I the power this very thing would be put out of existence at once, as it is, I pray you to be as lenient as possible.

And you will forever oblige
the person who has money he needs.

John Stethers

POOR QUALITY
ORIGINAL

0037

Hon. Randolph B. Martin
Present

New York June 11th 1892

Hon. R. B. Martine

New York County Judge

My Dear Sir:

We whose names are annexed pray you to suspend sentence in the case of James T. Montgomery who has pleaded guilty to the charge of forgery. The reasons given are that he has a good wife and two small children. They are without any means of support and will be the most severe sufferers by his error.

Chauncey Shaffer 683 East 135th St. N.Y.

John B. Shea Fordham

Manhattan 42 East 68th St. N.Y.C.

My address 12 Mount Morris Ave

W. R. Neal 1 West 121st St.

W. G. Wood 259 Lenox Ave

Edna Wagner 325 East 123rd St

Glumbuloff 679 East 135th St

POOR QUALITY
ORIGINAL

0039

John Stothers No 723 E 142nd St
Henry Denis Morris 490 north ave
Dominic O. Kelly 208 East 119th St
Edward McLoche 168 Willis Ave
James L. Hayes 267 Alexander Ave
John M. Loughran 1041 5th Avenue

POOR QUALITY
ORIGINAL

0040

723 East 142nd Street
New York City - January 30th 1892

Hon. Dr. Lancy Mead, District Clerk.

Sir

I as the Complainant
against James J. Montgomery desire to
withdraw the Charge of Forgery against
him through sympathy for his family
and that no further proceedings be taken
against him.

Respectfully Yours,

John Stothers.

State of New York
City and County of New York } S.S:

John Stothers being duly
sworn deposes and says that he is the same
person mentioned in and who signed the
foregoing paper. That the signature to the
same is in the hand-writing of this deponent
and that he signed the same for the uses
and purposes therein mentioned.

Subscribed and sworn to before

me this 30th day of January 1892

Chas. W. Bogart
Notary Public
N.Y. Co. #346

John Stothers

**POOR QUALITY
ORIGINAL**

0841

JAS. MONTGOMERY.

C. W. MONTGOMERY.

A. K. MONTGOMERY.

JAS. MONTGOMERY & SONS,
Real Estate and Insurance,

MANAGERS OF ESTATES.

Cor. Lincoln Ave. and 135th Street

East of Third Avenue.

Other Cities

NEW YORK.

POOR QUALITY
ORIGINAL

0842

Refer to letters
 from Judge McCross,
 Lawyers Hains & Parish,
 Eric Judge Rogers,
 X Judge Alouch,
 from Judge H. O'Connell,
 " from the Millinsons
 " from Dr. Morris,
 " from Gaelelawell,
 of boundary necessary
 " from John Agnew
 " from Mr. L. L. L. L. L.
 and the very great history
 of Donna Maria O'Reilly

POOR QUALITY
ORIGINAL

0843



ESTABLISHED 1830

Sunday Messenger

No. 3 PARK ROW: OPPOSITE THE ASTOR HOUSE

W. CALLOWELL, Proprietor

New York, June 12, 1892

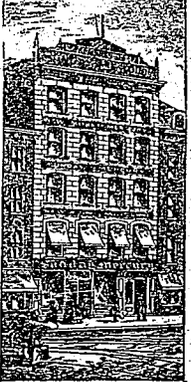
My Dear Judge

If you can consistently do so, I beg of you, in behalf of a most worthy father of James S. Montgomery (for whom I have just signed a petition) that you will grant the suspension of sentence asked for. The prisoner is not a criminal of low grade. He is well connected, and has a family dependent upon him, and I feel satisfied that a little clemency at this time will lead to his reformation and make of him a more worthy son to his afflicted father whom I have known for more than thirty years.

Yours truly
W. Montgomery

**POOR QUALITY
ORIGINAL**

0044

<p>MERCURY BUILDING 814 B'WAY</p>	<p>NEW YORK SUNDAY MERCURY. CIRCULATION OVER 100,000 COPIES.</p>	<p>STAMP.</p>
	<p><i>Hon. Randolph B. Martin</i> <i>Judge General Services</i></p>	
<p>WILLIAM CAULDWELL Editor and Proprietor.</p>	<p>THE ONLY WEEKLY PAPER CONTAINING ASSOCIATED PRESS NEWS.</p>	

**POOR QUALITY
ORIGINAL**

0045

**MONTGOMERY,
REAL ESTATE,**
164 Lincoln Avenue,
Corner 135th St., NEW YORK.

POOR QUALITY ORIGINAL

0046

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 S. Montgomery

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

James S. Montgomery

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

The said James S. Montgomery

late of the City of New York, in the County of New York aforesaid, on the 14th day of July, in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

Receipt of New York Finance Department, Office of the Collector of Assessments and Clerk of Assessors, Room 35, Stewart Building.

Interest at the rate of 7 per cent. per annum.

Year	Line	Ward	Block No.	Ward No.	Between what Avenues	Between what Streets	Amount of Tax	Protn Assess	Interest	Total
							Dolls. Cts.	Dolls. Cts.	Dolls. Cts.	Dolls. Cts.
1890	7035	23	119	67	W. B.	142-143	29.55		1.99	31.54

July 31 1891

Received, New York, July 27 1891, from James S. Montgomery

James S. Montgomery Collector of Assessments and Clerk of Assessors.

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

0047

SECOND COUNT.

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

James S. Montague
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said James S. Montague

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

*City of New York - Finance Department
Office of the Collector of Assessments and Clerk of Acreas
Room 35, Stewart Building
Interest at the rate of 7 percent per annum.*

Year of year	Line	Ward	Block Nos.	Ward Nos.	Between what Avenues	Between what Streets	Amount of Tax		Cotton Acreas		Interest		Total	
							Dolls.	Cts.	Dolls.	Cts.	Dolls.	Cts.	Dolls.	Cts.
1890	1035	25	177	67	W. St.	112-113	29	55			1	99	31	54
							# 31.54							
							July 21 91							

*Received, New York, July 21 1891, of Mr. J. M. Stothers
Twenty one & 54/100 Dollars in payment of the above Taxes,
J. M. Stothers Collector of Assessments and Clerk of Acreas.*

the said James S. Montague

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.

DE LANCEY NICOLL,
District Attorney.

0848

BOX:

454

FOLDER:

4178

DESCRIPTION:

Moore, Michael J.

DATE:

10/02/91



4178

0049

POOR QUALITY ORIGINAL

Witnesses:

Daniel McCarty

The complainant in this case is dead, See Certificate & affidavits herewith. Indictment against the recommending their defendant be dismissed discharge upon his own recognizance - Dec 1st 1891.

Vermin M. Davis
Cant.

Counsel,

Filed

day of

1891

Heads,

THE PEOPLE

vs.

Michael J. Moore

Dec 1st 1891

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Berry

Foreman

on account of death. Although it appears that complete is dead, indict his.
R.B.M.

Grand Larceny. [Sections 528, 537, Degree. Penal Code]

[Handwritten signature]

POOR QUALITY ORIGINAL

0050

NEW YORK, Nov 17 1891

A Transcript from the Records of the Deaths Reported to the Health Department of the City of New York.

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK.

CERTIFICATE AND RECORD OF DEATH

No. of Certificate, 35183

Samuel Mc Carthy

This is to certify that I, Samuel Shanley Coroner, in and for the City and County of New York, have, this 12 day of Oct. 1891, viewed the body of deceased found at deceased in the deceased Ward of said city and county; that I have held an inquest upon the said body, and that the verdict of the jurors is that he came to his death by deceased

Samuel Shanley Coroner.

I hereby certify that I have viewed the body of the deceased, and from deceased and evidence that deceased died on the 14 day of Oct. 1891, at 4 P.M., and that the cause of his death was deceased

Place of Burial, St. Rose
Date of Burial, Oct. 18, 1891
Undertaker, deceased
Residence, deceased M. D. J. E. Soules Medical Attendant at Inquest.

Date of Death.	Name.	Age.	Color.	Single, Married or Widowed.	Occupation.	Place of Birth.	How long in U.S. if foreign born.	How long resident in New York City.	Father's Name.	Father's Birthplace.	Mother's Name.	Mother's Birthplace.	Place of Death.	Last place of Residence.	Class of Dwelling (A tenement being a house occupied by more than two families).	Direct cause of Death.	Indirect cause of Death.	Date of Record.
Oct. 14, 91	Samuel Mc Carthy	61 yrs	W	W	deceased	deceased	29 yrs	"	Samuel Mc Carthy	deceased	Mary Mc Carthy	deceased	deceased	deceased	deceased	deceased	deceased	Oct 15, 91

A True Copy.

C. Goldman

NOTICE: In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed; The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

POOR QUALITY ORIGINAL

0851

City and County } ss.
of New York

John J. Sealy of No. 124
East 125th Street, N.Y. City, being duly sworn
deposes and says. ~~That~~ I am in the
undertaking business at the above address.
on October 19/1891 I buried one Daniel
McCarthy mentioned in the arrested
certificate and I know of my own knowledge
that the Daniel McCarthy mentioned
in the arrested certificate is the same
person that appears as complainant in
the papers against Michael Moore charged
with Grand Larceny

Sworn to before me this }
28th day of November 1891

John J. Sealy

Thos. G. McGuire
Clerk of Sads
N.Y. City

POOR QUALITY ORIGINAL

0052

Affidavit and
Certificate of Death
in the case of

Daniel M. C. Carthy,

vs.

Michael Moore

19/02/1901

POOR QUALITY ORIGINAL

0853

(1865)

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 317 East 122nd St Street, aged 67 years,
occupation Laborer being duly sworn,

deposes and says, that on the 13th day of September 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

Person of deponent, in the day time, the following property, viz:

Good and lawful money,
of the United States issue
of the amount and value of
Ten dollars -

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by William Moore (mailed) from the fact that on said date deponent was in the Saloon no. 265 East 122nd St in company with the said Moore that the said Moore did put his hand into the right hand pocket of the vest then on deponent's person and took said money from said pocket and refused to return the same to deponent.

Samuel M. Carthy
Magistrate

Subscribed before me, this 13th day of September 1891
John J. McLaughlin
Police Justice

POOR QUALITY ORIGINAL

0054

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Michael Moore

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Illiana

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

Answer.

265 East 18th St. 6 months

Question. What is your business or profession?

Answer.

Deputy on Traps

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
Michael J. Moore

Taken before me this 17th day of March 1897
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0055

BAILED
 No. 1, by James Conell
 Residence 160 E 128
 Street

No. 2, by _____
 Residence _____
 Street

No. 3, by _____
 Residence _____
 Street

No. 4, by _____
 Residence _____
 Street

Police Court... District...

THE PEOPLE OF THE COUNTY OF NEW YORK

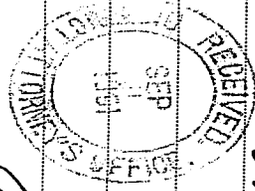
Samuel M. ...
317 ...
Michael ...

2 _____
 3 _____
 4 _____
 Offence Larceny

Date Sept 17 1897

Michael ... Magistrate
Post Office Officer

Witnesses
Carl ... Precinct
Bellevue Street



No. _____
 Street _____

No. _____
 Street _____

[Signature]
 \$ _____
 of this or
[Signature]
 Money

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

Dated Sept 17 1897 [Signature] 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

0056

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 J. Moore

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Michael J. Moore*
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,
committed as follows:

The said

Michael J. Moore

Moore
late of the City of New York in the County of New York aforesaid, on the *13th* day of
September in the year of our Lord one thousand eight hundred and ninety-*one*
at the City and County aforesaid, with force and arms, in the *day* time of said day,
divers 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 a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *ten*

dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *ten*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *ten*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *ten*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *ten dollars*

of the goods, chattels and personal property of one *Daniel Mc Carthy*, on
the person of the said Daniel Mc Carthy, then and there being found,
from the person of the said Daniel Mc Carthy
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.

DE LANCEY NICOLL,

District Attorney.

0057

BOX:

454

FOLDER:

4178

DESCRIPTION:

Moran, John

DATE:

10/08/91



4178

POOR QUALITY ORIGINAL

0050

Witnesses:

Bernard Swick

J. L. W.

Counsel,
Filed *8th* day of *Oct* 189*1*

Pleads, *Magdy*
THE PEOPLE

vs.
John Moran
Grand Larceny,
(From the Person,
[Sections 522, 530,
Penal Code.]
Degree.

John Moran

DE LANCEY NICOLL,
District Attorney.

73rd St. Astor Pl. N.Y.

A TRUE BILL.

Regentus

John W. G. Foreman

Head of W. G. G. G. G.

S.P. 2 1/2 - P.M.

27

POOR QUALITY ORIGINAL

0059

Police Court

3rd

District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 15 - 3rd Ave. Bernard Jacobi
Salesman Street, aged 27 years,
occupation being duly sworn

deposes and says, that on the 13th day of Sept 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person of deponent, in the night time, the following property, viz:

Good and lawful Money of the United States of the amount and value of Two Dollars & twenty five Cents

the property of Deponent

has probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by

John Moran who was from the fact that at about the hour of 12 o'clock, midnight while deponent was sitting on the steps of No 15 - 3rd Avenue where deponent resides deponent fell into a dog and deponent was awakened by feeling the said deponent's hand in the pocket of deponent's pantaloons and said deponent walked away followed by deponent until deponent caused the arrest of said deponent

Bernard Jacobi

Sworn to before me this 13th day of Sept 1891
of
Police Justice

POOR QUALITY ORIGINAL

0050

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
John Moran

Taken before me this
day of
1887
Police Justice.

POOR QUALITY ORIGINAL

0051

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

3 1200

THE PEOPLE
ON THE COMPLAINT

Edward J. ...

John ...

...

Offence *Attempted ...*

Dated

Apr 13 1891

Magistrate

Witnesses

No.

No.

No.

No.

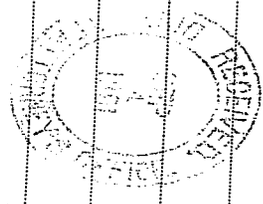
No.

No.

No.

No.

No.



570 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 *Dejordan*

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 *Apr 13 1891* *John Ryan* 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

0062

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 Moran

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

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

The said John Moran

late of the City of New York, in the County of New York aforesaid, on the 13th day of September in the year of our Lord one thousand eight hundred and ninety-one, in the nighttime of the said day, at the City and County aforesaid, with force and arms,

\$ 7.25 one promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of two dollars; one United States Silver Certificate, of the denomination and value of two dollars;

two promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; two promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; two United States Gold Certificates, of the denomination and value of one dollar each; two United States Silver Certificates, of the denomination and value of one dollar each;

divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of two dollars and twenty-five cents

of the goods, chattels and personal property of one Bernard Jacobie on the person of the said Bernard Jacobie then and there being found from the person of the said Bernard Jacobie 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.

De Ranney Nicoll, District Attorney

0063

BOX:

454

FOLDER:

4178

DESCRIPTION:

Morley, Thomas J.

DATE:

10/07/91



4178

POOR QUALITY ORIGINAL

0864

Witnesses:

Michael Lander

John W. Conant

Off Doegun

38 669

Counsel,

Filed

day of

Oct

1891

Pleads,

Thomas J. Morley

ALL PEOPLE

vs.

Thomas J. Morley

De Lancey Nicoll

DE LANCEY NICOLL,

District Attorney.

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

A TRUE BILL.

Signature of Reporter

Signature of Charles Kennedy Eden, S.P. 4 1905. P.S.M.

POOR QUALITY ORIGINAL

0865

Police Court 3rd District.

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

of No. 140 East 12th Street, aged 30 years,
occupation Labrgr being duly sworn

deposes and says, that on the 19 day of September 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Morley Crowder
did wilfully and maliciously
cut and stab dependent on
the right side of the face with the
blade of a razor the deponent
held in his hand in said
assault was 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 3rd day of Oct 1887 Michael Larkin

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0055

Sec. 198-200.

Mc

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Thomas Moley*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *411 Conthelre 2 months*

Question. What is your business or profession?

Answer. *Practical Carpenter*

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.*

Thomas J. Moley

Taken before me this day of

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0867

New York Sept 25-91
This is to certify that
Michael Larkin
unable to leave
the house.
R. F. Booth

C. F. BOOTH, M. D.
117 East 83rd Street,
New York,
N. Y.
OFFICE HOURS: 10-12 A. M.
1-4 P. M. EXCEPT TUESDAYS.

New York Sept 28-91
This is to certify
that Michael Larkin
is not able to leave
the house.
C. F. Booth

C. F. BOOTH, M. D.
117 East 83rd Street,
New York,
N. Y.
OFFICE HOURS: 10-12 A. M.
1-4 P. M. EXCEPT TUESDAYS.

New York Sept 24-91
This is to certify
that Michael Larkin
is unable to leave
the house at present
Respectfully
C. F. Booth

C. F. BOOTH, M. D.
117 East 83rd Street,
New York,
N. Y.
OFFICE HOURS: 10-12 A. M.
1-4 P. M. EXCEPT TUESDAYS.

POOR QUALITY
ORIGINAL

0068

Belleuve Hospital Sept 21 '91

Michael Macboy has quite a
severe cut on right side of
face. but if nothing happens
he will be able to leave in
a day or two -

Dr. A. J. Stone
House Surgeon

POOR QUALITY ORIGINAL

0069

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

Patrick Bolger
of No. *10th Avenue* Street, aged *34* years,
occupation *Trigerman* being duly sworn deposes and says
that on the *9* day of *September* 188*9*
at the City of New York, in the County of New York

Sworn to before me, this

Sept 10 1889

John J. Bolger

Police Justice.

Thomas Morley (now here)
and feloniously cut, stab
and wound one Michael
McEvoy, who is now in
hospital because of said
assault, as Department
is informed and believes,
wherefore Department prays
that said hearing be
held to admit the
result of said assault

Patrick Bolger

POOR QUALITY ORIGINAL

0870

341 *Jed*

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. Morley
vs

AFFIDAVIT.

Dated *Jan 10* 188*9*

Wm. G. Dolger Magistrate.

Wm. G. Dolger Officer.

Witness,
John J. Taylor

401 East 11 St
John M. Corinae

140 East 12 St

Disposition, _____

*2000. to await the
result of surgery*

0071

POOR QUALITY ORIGINAL

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

341
 Police Court... District
 1274

THE PEOPLE, vs.
 Michael...
 James...
 Offence

Date: Oct 3rd 1891
 Magistrate

Patrick...
 Precinct

Witnesses
 John...
 John McDermott

No. 148
 Street

No. 2008
 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 Defendant

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.

Dated Oct 3rd 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0072

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas J. Morley

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

Thomas J. Morley of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Thomas J. Morley

late of the City of New York, in the County of New York aforesaid, on the 19th day of September 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 Michael Larkin in the peace of the said People then and there being, feloniously did make an assault and the said Michael Larkin with a certain razor

which the said Thomas J. Morley 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,

with intent him the said Michael Larkin 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

Thomas J. Morley of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Thomas J. Morley

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 Michael Larkin in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Michael Larkin with a certain razor

which the said Thomas J. Morley 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.

Dehancey Nicoll, District Attorney

0873

BOX:

454

FOLDER:

4178

DESCRIPTION:

Muller, Emma

DATE:

10/14/91



4178

POOR QUALITY ORIGINAL

0074

*Selling to Minor,
Dr. P. W. ...*

Counsel

Filed *17* day of *Oct* 1891

Pleas, *July 20*

VIOLATION OF EXCISE LAW.
(Selling to Minor).
[Section 290, Penal Code, sub. 3.]

THE PEOPLE

vs.

B

Emma Muller

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Robert ...

Foreman.

Complaint sent to the Court
of Special Sessions,

Part III, ... *1891*

Witnesses:

off Bantley

POOR QUALITY
ORIGINAL

0075

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Emma Muller

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

accuse

Emma Muller

of a MISDEMEANOR, committed as follows:

The said *Emma Muller*

late of the City of New York, in the County of New York aforesaid, on the
— *eightth* — day of — *July* — in the year of our Lord
one thousand eight hundred and ninety — *one* —, at the City and County aforesaid,
certain strong and spirituous liquors, and certain wine, ale and beer, 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 strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell, and cause and procure and permit to be sold to one
— *Lew Harrison* — who was then and
there a child actually and apparently under the age of sixteen years, to wit: of the age of
eleven years, 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 FANDEY NICOLI
JOHN R. FELLOWS,

District Attorney.

0076

BOX:

454

FOLDER:

4178

DESCRIPTION:

Mulray, Thomas

DATE:

10/01/91



4178

POOR QUALITY ORIGINAL

0077

Witnesses:

Margaret Trauger
O. J. McGuire 164

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

vs.

Thomas Murray

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

DELANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. J. Berry

Foreman.

Part 3. October 191-

Ind. & acquitted.

POOR QUALITY ORIGINAL

0078

Police Court 2 District.

City and County } ss.:
of New York,

of No. 412 West 26th Street, aged 35 years,
occupation Truckman being duly sworn

deposes and says, that the premises No 412 West 26th St - rear Street,
in the City and County aforesaid, the said being a stable,

and which was occupied by deponent as a
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
open the door of said stable

on the 20 day of September 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

four horses
and harness of the value of three
thousand dollar \$ 3000.

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

Thomas Mulroy

for the reasons following, to wit: Deponent securely locked and
closed said premises leaving the said property
therein about the hour of 4 O' clock P. M.,
and deponent is informed by his wife
Margaret Franzen (now here) that she saw
the defendant in the act of forcibly breaking
open the said door about the hour of 4.30
O' clock P. M. on said date; that she
confronted with defendant and told

POOR QUALITY ORIGINAL

0079

had a companion who
began to stop, and the defendant said
to him "Get out of here you God damned
bitch or I will kill you" The defendant
then ran away and was subsequently arrested
by Officer Lee Ewing of the 16th Precinct

SWORN TO BEFORE ME
THIS DAY OF

September 1891

John J. Kelly
POLICE JUSTICE.

J. M. Frangier

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.
Burglary
Degree

Dated _____ 188 1

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY
ORIGINAL

0000

CITY AND COUNTY }
OF NEW YORK, } ss.

Margaret Franzen

aged _____ years, occupation *Housewife* of No.

412 West 26th

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *John A. Franzen*

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

Sworn to before me, this *21*
day of *September* 189*0*

M. Franzen

John S. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0001

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Mulroy

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. Thomas Mulroy

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. U. S.

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

Answer. 533 West 26th St. 1 year

Question. What is your business or profession?

Answer. Brick worker

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

Thomas Mulroy
made

Taken before me this

21

John S. Kelly
1887

Police Justice.

POOR QUALITY ORIGINAL

0002

1,000 Bond Sept 21 - 2 P M

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

Police Court 2 District 1246

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Lawrence

Thomas Mulroy

1
2
3
4

Offence Burglary

Dated Sept 21 1891

Magistrate
W. S. S. S. S.

Witnesses
Margaret O'Rourke
412 West 176 Street

No. _____
Street _____

No. _____
to answer John S. S. S.
Street _____

1,000 Bond & Sept 23, 1891

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

Thomas Mulroy

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 Sept 21 1891 John S. S. S. 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

0003

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Thomas Mulroy

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

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

The said *Thomas Mulroy*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, on the
twentieth day of *September* in the year of our Lord one
thousand eight hundred and ninety-*one* in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of
one

John A. Franzon

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 A. Franzon on the said *stable*
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.

De Launcey Nicoll,
District Attorney.

0004

BOX:

454

FOLDER:

4178

DESCRIPTION:

Myles, Edward J.

DATE:

10/08/91



4178

0005

POOR QUALITY ORIGINAL

Witnesses:

off Reilly
off Fox
off Hayes

Counsel,
Filed
Pleads,
8th day of Oct
1891

Equality
THE PEOPLE

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

1891
11/3
1/8
1/3

Edward J. Meyer

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Nov. 5th

Part 3, November 5th 1891
Pleads. Assault in 1st deg.

E. S. G. J.

POOR QUALITY ORIGINAL

00005

Police Court 14th District.

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

of No. 312 East 34th Street, aged 19 years,
occupation works in an iron foundry being duly sworn

deposes and says, that on the 3rd day of Oct 1897 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Edmund Myles (nowhere) who cut and stabbed deponent several times on the face and head with a knife deponent at the time held in his hand, lacerating and wounding deponent.

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 4th day }
of Oct 1897 }

John Rielly

Wm. M. M. M. M. Police Justice.

POOR QUALITY ORIGINAL

0007

(1335)

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. Edward Myles

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. United States

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

Answer. 318 East 10th St - 5 years

Question. What is your business or profession?

Answer. Slumber

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.
E. J. Myles

Taken before me this

day of April 1897

Police Justice.

POOR QUALITY ORIGINAL

0000

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

Police Court... District...

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
John Kelly
Edmund Hughes

1
 2
 3
 4
 5
 6
 7
 8
 9
 10

Offence *Get Assault*

Dated *Oct 4 1891*

McMahan Magistrate

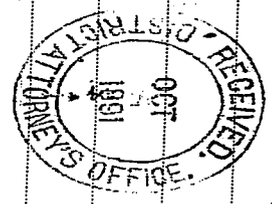
Sperry Officer

217 Precinct

Witnesses _____

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

500 _____
John Kelly

1279

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 *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 4 1891* *McMahan* 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

00009

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 J. Myles

The Grand Jury of the City and County of New York, by this indictment, accuse Edward J. Myles of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Edward J. Myles late of the City of New York, in the County of New York aforesaid, on the third day of October 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 John Reilly in the peace of the said People then and there being, feloniously did make an assault and with a certain knife

which the said Edward J. Myles 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, with intent him the said John Reilly 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 Edward J. Myles of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Edward J. Myles 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 John Reilly in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and with a certain knife

which the said Edward J. Myles 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 Nicoll District Attorney