

0302

BOX:

382

FOLDER:

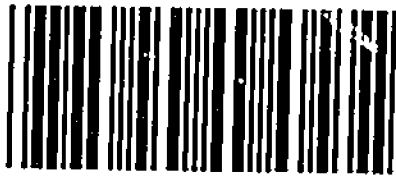
3562

DESCRIPTION:

Moran, John

DATE:

01/13/90



3562

0303

Witnesses;

Mary Clark
Officer Book
13th Precinct

120

Counsel,

Filed

10th day of Jan 18 90

Pleads

Not Guilty

THE PEOPLE

vs
John Moran

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

JOHN R. FELLOWS,

District Attorney.

Put 3 Jan 17
way

A True Bill.

G. B. FARM Foreman.

Post III January 21/90

Tried and convicted.
with recommendation to fill way
of the court. El R. H. 2-3.

0304

Police Court—3rd District.

Affidavit—Larceny.

City and County } ss.
of New York, }

of No.

occupation

Street, aged 22 years,

being duly sworn

deposes and says, that on the 30 day of December 18 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, at the time, the following property, viz:

One trunk containing a quantity of clothes and a Bank Book, also a Bundle of wearing apparel, of the total value of One hundred and Fifty Dollars \$150.

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

John Moran (now here) for the reason that Deponent engaged and hired said Defendant to cart and convey and carry said property to No. 45 Mott St, from No. 97 Orchard St, and paid him 25 Cents for the same, that said Defendant failed to deliver said property as he was paid for so doing and says he did not get said property from Deponent. Therefore Deponent now charges said

Sworn to before me, this

day

Police Justice.

0305

Defendant with taking,
stealing, and carrying away
said property and prays that
he be dealt with as the Law
directs

Sworn to before me Mary T. Hays
this 30 day of Dec 1889
J. C. [unclear] Sheriff
Police Justice

0306

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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.

John Moran

Question. How old are you?

Answer.

22 years of age

Question. Where were you born?

Answer.

W.S.

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

Answer.

64 Horack Street - 4 months

Question. What is your business or profession?

Answer.

Teamster

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

30th

day of

December

1889

Police Justice.

0307

New York Dec 2nd 1889
Third District Police
Court
Hon Maurice J. Power
Presiding.

Memorandum for District
Attorney, dictated to the
Stenographer.

Court. In the case of Mary
Glass vs John Moran,
Mary Glass says she
saw the Defendant,
Moran in charge of a
coal cart, that had
delivered coal, between
12th & 12 O'clock at 43
Orchard St; that she
engaged him to take
her trunk to Mott St,
that another man who
had a mustache, that
this Defendant was in
charge of the cart

1

0308

Q.

that this Defendant
Moran whipped up
his horse and drove
off with the trunk, that
Mary Glass went to the
person to whom the
coal was delivered at
43 Orchard St and
got the card marked
G & A, "M. Fisher, Coal &
from one Fineberg there,
that she went to the
Coal Yard, described
on the card, at 125
Goerck Street, and there
she identified this
Defendant as the
person to whom she
gave the trunk to be
carried to Mott St, the
Defendant admits
having delivered coal
according to the in-
=cription on the card

0309

9

at 43 Orchard St, he
admits that there was
a man with a Moustache
in the company of the
one on the Cart, but
denies absolutely that
he (Defendant) received
any trunk from the
Complainant or had
any conversation with
her, whatever.

0310

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.....

Deveraux
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 *Dec 20* 188 *9* 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.

BAILED,

No. 1, by _____

Residence *Street.*

No. 2, by _____

Residence *Street.*

No. 3, by _____

Residence _____ *Street*

No. 4, by _____

Residence Street.

Police Court, Grand District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

2 _____
3 _____
4 _____
Dated Dec 30 188

Dated 11/20/50 188
Owner Magistrate

_____ Officer.

113 Precinct.

Witnesses.....

0. _____ Street.

o. Street.

Street

1990

to answer



[Handwritten signature]

0312

The People
vs.
John Moran.

{ Court of General Sessions, Part III.
Before Judge Fitzgerald.

Monday, January 20, 1890.

Indictment for grand larceny in the second
degree.

Mary Glass sworn and examined through the
Interpreter, testified:

I can speak a little English, I live in 73 Eldridge St.
I saw the Defendant on the 30th of December of last year
about eleven or twelve o'clock in the morning, I saw him in
front of 43 Orchard Street, he was putting coal down into
the cellar, I asked him if he would carry for me a trunk
and other things I had there to 75 Mott Street; he said he
would do it, I offered him twenty cents and he said he would
do it for twenty-five and I gave him twenty-five cents; my
trunk was standing on the stoop there and he went upstairs,
there were other things in the bundle tied up and he brought
down the bundle and trunk and put them into his wagon.

I was dressed just as I am now, I went along with the wagon
to Orchard and Broome Street and all at once I lost him and
did not see where the wagon went, I went down to No. 75 Mott
Street and when I came there I did not see him, I commenced
to cry, looked around and could not find him and then I went
back to the house where he left the coal and I asked the
woman who received the coal, of whom she bought it; she
gave me the written direction where she bought the coal, she
told me to go there and I might find him, I went there to
the office but did not find him, I made some inquiries there
about the Defendant and he came afterward while I was standing

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in the office; the boss said to him that he was coming too late; then he said he did not know me, I said "you are the man I gave my trunk and other things to carry" and he denied and said, "I do not know you"; then I begged his boss to retain him there and I went for a policeman and the policeman came and arrested him and took him to the Station House. In the police station he said the same thing, that he did not know me. I afterwards saw the trunk in the Station House, it was not in the same condition that it was when I gave it to the Defendant, the trunk was broken open, it was locked with the key and I have the key yet.

It was admitted by the counsel for the defendant that the property in the trunk was worth more than twenty-five dollars. .

Witness continuing: There were some old things belonging to me left in the trunk and some things that were not mine were in it, my old clothing and linen was left and the other things were taken away. I did not see the trunk when I went to 75 Mott Street and before I went to the coal yard. The things that were missing out of the trunk were a dozen and a half white linen chemises, a half a dozen undershirts half a dozen drawers, half a dozen stockings, a shawl and a bisque cape, a white needle worked dress, a plush waist, an umbrella, a pair of slippers, a pair of shoes, four pairs of gloves and other things that I do not remember now. I gave the valuation of these things as a hundred and fifty dollars but I reckoned it up again and it amounts to about two hundred and forty dollars.

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Cross Examined. It was on a Monday that I hired this man to carry my trunk, I did not live yet in 75 Mott Street, I did not hire apartments in that building I have lived since that time in 73 Eldridge Street, I live with a party there, they took me for pity, the name of the family is Counterwitz. The man now standing up is my cousin, his name is Levine and he is studying medicine. I went to 34 Varick Street in company with Mr. Levine twice and talked to the mother of this Defendant, I did not ask her for two hundred dollars or for one hundred dollars or for fifty dollars. I have asked her for money to-day in this court-room, I said, "I am very poor and I have not a dress to put on and I will be satisfied with fifty dollars. I did not ask Mr Levine to get twenty-five dollars for me from Mrs. Moran. At the time that my trunk and bundles were lying on the stoop of 43 Orchard Street I did not talk to anybody else but the Defendant about removing the trunk, I gave the Defendant twenty-five cents and he came with the wagon to my house and took the things, I got maybe ten dollars worth of my things back.

Ellen Huger sworn and examined.

I live at 81 Lewis Street and lived there on the 30th of December of last year, I saw the Defendant on that day, I could not exactly say the time but it was a quarter or half past one in the afternoon, he was not alone, they came to the door with a wagon, I was sick in bed at the time, my husband sat at the window and they asked him, one of the men asked my husband if they could leave a trunk; they both came up together, the other man (not the Defendant) said the

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trunk belonged to him -- they brought the trunk into our house, I saw it, it was closed and looked all right when it was brought in; the other man said it belonged to him and that his wife died two months ago and he had a row with his mother and he could not get along with her any more, he took all the things from his mother, he did not want his sister to wear the clothes; he looked in his pocket-book for the key and said, "O, I must have lost the key -- never mind, I am going to take the things out." The Defendant went back to his wagon; this was on the first floor front, the Defendant went away and the other man stayed and broke open the trunk and took out some of the things. After the other man went away I left the things just the way they were he said he would be back at seven o'clock for the trunk, I kept the trunk until a little after six o'clock, when I heard this young man was arrested I said I did not want to have anything to do with it, I went down and reported it to the Station House and I sent the trunk down and that is all I know about it.

Cross Examined. I have seen the defendant before from living around the neighborhood, I live around there for six years, I only knew the other man from his being on a coal wagon. I got a subpoena to come down here from the Defendant's mother.

William H. Cook sworn and examined.

I am an officer of the municipal police and arrested the defendant at the bar on the 30th of December in the coal yard 137 Goerick Street about three o'clock in the afternoon,

0316

I was standing on the corner of Stanton and Goerick Streets when the complainant showed me a ticket of the office of this coal yard and wanted me to go with her; I went there and there was four or five men ready to go out with coal, she pointed out this Defendant and said, that was the man; I did not know what she wanted me to arrest him for; so I brought the young man into the office and his boss asked him what he had been doing; so this woman told them about some trunk that she had asked him to deliver and that he did not deliver it. So I asked him if he knew this woman and he said no; I asked him if he knew anything about the trunk and he said no; so I brought him to the Station House and from there to Essex Market and he denied knowing the woman or delivering the trunk or knowing anything about it. In the evening the trunk was brought to the Station House but the complainant did not see the trunk on that day, she saw it the next day and identified it as her trunk. I did not have any further conversation with the Defendant after that, he was arraigned in the Police Court and denied knowing anything about the trunk or having anything to do with it, he did not see the trunk after he was arrested.

Cross Examined. How long have you been

on post in the neighborhood of Goerick Street? For the last three or four years. Do you know this Defendant? I know him about six months. Do you know if he has ever been arrested or convicted of any crime before? No sir. From what you know of him is he not a hard working young man driving a coal cart for Mr. Miller of Goerick Street?

0317

John Moran sworn and examined in his own behalf, testified:

Where do you live? 64 Goerick Street. With whom do you live there? With my father and mother. Have you ever been arrested before for committing any offence? No. What is your business? Driving and 'longshore, any kind of work I get ahold of. Were you engaged at any work on the day of your arrest? Yes, driving a coal cart for Mr. Miller. Where does he keep his place of business? From 127 to 137 Goerick Street, I live at 64 about a block and a half away from the yard. How long have you worked for Mr. Miller? Five months off and on, I did not have steady work. For whom did you work previous to that? I worked over in Brooklyn alongshore for about seven months and before that I was working on an ice wagon. What do you do with your wages? Give it to my mother. I remember the day of my arrest, I drove coal to Orchard Street for Mr. Miller and delivered it at the door of 43 Orchard Street, I had a coal carrier with me, I don't know his name, he went by the nickname of Spits Nagle. I did not meet the complainant in Orchard Street but this carrier came up to me and said, "come up to 97 Orchard Street. there is a trunk there, I want to get it taken away; I went and he put the trunk in the cart, he went upstairs and got another bundle and he told me to go over to Mott Street; the Complainant did not pay me twenty five cents, I did not see her give anybody any money, I drove to 75 Mott Street, the coal carrier went upstairs and said he could not find anybody there of that name and did not know anything about it, I did not go upstairs, I stayed

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down by my horse and cart for about ten or fifteen minutes, I says to Spits Nagle, "I can't stand here; he said, "take it back again"; I then drove down to Lewis Street to Mrs. Huber's, "I says I will leave it there; Spits Nagle stayed down stairs and I went up and after I was gone off with the cart he went upstairs, I took the trunk off the wagon and carried it upstairs and left it at Mrs. Huber's, 31 Lewis Street. I did not open the trunk, I never went back there I have not seen Spits Nagle since. After I delivered the trunk I returned to my work, I fed my horse, went home and had my dinner and went back to the coal yard. This woman the complainant was in the office and said I took the trunk I said I did not take the trunk and the reason I said so was because I did not want to let them know in the office that I done expressing work, I did not steal the trunk, the policeman came and arrested me, Mr. Miller was there at the time, I repeated to the officer that I did not take the trunk and did not know the woman, I thought maybe when I done it first I could find out if everything was right and I was going to have the young fellow return the trunk to the woman, I found out he had broke the trunk and took the stuff away; the next day a young fellow named Edward Doyle wrote to me telling me that. I never saw the contents of the trunk or bundle.

Cross Examined.

Spits Nagle used to be going around the coal yard for about six or seven weeks, he was a man about five feet five, had a dark complexion and a heavy dark moustache, he was dressed kind of shabby, he had a blouse on and a cap, he did not look like me, I met him that day in the yard, the woman did not give me any

03 19

money, I did not see her give anyone any money; I did not think I would get paid for carrying the trunk until I fetched the trunk over, the man told me he made the agreement, he said he was going to get twenty-five cents, he told me that at the door where the trunk was lying, he put the trunk in the wagon; at that time the woman was upstairs, I did not see her on the sidewalk; he said, I am going upstairs, there is another bundle; he got the bundle and told me where to go; it was about a block and a half from where I delivered the coal that I got the trunk; Spits Nagle was with me when I came to deliver the coal, he asked the woman for the job to put it in and she would not pay him enough and he did not take the job, he put his basket and shovel in the wagon and then he ran up to the corner, I did not know what he was doing and I was driving off and he hallooed at me. I did not see the lady at all to whom I delivered the coal but he was telling me of her; the woman was not out on the sidewalk when I got there, Spits Nagle came on the cart with me, I got off the wagon first and went in the house and rang the bell and the woman who owned the coal came to the door, I got her to sign the receipt and at that time Spits Nagle was up on the corner talking with the other woman, I believe it was the corner of Broome Street half a block away; I dumped the coal, Spits Nagle was on the sidewalk while she was signing the receipt, he said to her, do you want me to put the coal in; she took him down to the cellar and showed him the cellar, I don't know what she offered him, he told me he was not going to do the job because she would not pay him enough, there was another young fellow there who asked for the job and he

0320

got it because he done it for less. Spits Nagle went on a fast trot to the corner, I stayed only two or three minutes, he was talking to the complainant and he hold up his fingers for me to wait for him, I was just starting off, he stood on the corner of Broome and Orchard Streets, he came back to me and told me to drive down to 97 Orchard St. I drove down but did not know what he wanted me for. It was the rule to come back as soon as I could after delivering coal. It is seven or eight blocks from 97 Orchard to Mott Street and it took me about fifteen minutes to drive there, I waited there another fifteen minutes and the woman did not come, I told him to go upstairs to find out he went upstairs and gave me the answer that nobody knew her, I went down to Lewis Street, I thought I would leave it there so when I would be going with the next load I would take it down to Mott Street to see if I could find the party; I knew the trunk did not belong to me but did not think at the time of taking it to the Station House; Spits Nagle told me that the parties knew him and that the trunk would be all right. Did you tell that when your Counsel was asking you just now that he said the parties knew him? No sir, he did not ask me anything about it and the reason why I did not mention it before is that I was not asked it. I know Mrs. Huber, I did not tell her what time I would come back for the trunk, I did not carry Spits Nagle's shovel and basket into Mrs. Huber's house. I have not seen him since, I don't know where he lives, the other drivers say they can't find out, I saw Boyle one of the drivers in the Tombs and he said he had been looking for him and could not find him, Boyle is not here to-day.

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I have never been convicted of anything and have never been on the Island, I have always gone by the same name that I bear now, I did not ask the Complainant where she lived because I did not make any bargain with her, he told me to fetch it over and I did so, he did not say where she lived.

I was brought in the Police Court and knew then that I was charged with this serious crime, I did not tell the Officer anything about Spits Nagle, I told him there was a man with me and I did not know what he had done, the boss was in Court, I did not tell the officer anything about it, the next day I learned that this trunk had been broken open. I did not tell the judge anything about Spits Nagle, I wrote to Edward Boyle a postal card and he answered me, I tore the answer up, I wrote to him asking him whether everything was all right in the woman's house that he was boarding with, the woman's clothes and things in the trunk, I wrote the letter that same night in Essex Market Police Court, the complaint had already been made against me, charging me with the larceny of the trunk. The answer I received was, "that bum has took away the good clothes and bursted the trunk open and said it belonged to his wife", I addresssed the postal to Edward Boyle, 81 Lewis Street, care of Mrs. Huber, he was boarding with her, Mrs. Huber has three rooms there, I carried the trunk upstairs all alone and knocked at the door, I saw Mr. Huber and said, "leave it here for me", he said "all right, when will you call for it?" I says, "maybe I will be back this afternoon for it", I went away and told him I had to go to the office, Spits Nagle carried up the bundle, I did not introduce him to Huber, I left the trunk there for safe keeping to enable me to find out the woman who owned it; I did not tell Mr. Huber anything more because I had no time. 10

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I brought the coal that morning to 43 Orchard Street about half past eleven and did not get back until a quarter or twenty minutes afternone, it is thirteen blocks from the coal yard to 43 Orchard Street and it took me about thirty-five or forty minutes to go there.

William W. Cook recalled by Counsel.

I have seen this Spits Nagle around Goerick Street in Miller's coal yard, he follows up coal wagons to put in coal, I have not seen him since the 30th of December, my post has not been changed since that time, I travel the same streets that I did then.

Hannah Moran sworn.

I live at 64 Goerick Street and am the Defendant's mother, when he took the trunk he lived with me, he has always lived with me, he has been a good boy all his life and worked ever since he was thirteen years old and he is now twenty-one; he always gives me the money he has earned, he shares it with me. I got subpoenas from the lawyer and went to 75 Mott Street and gave one to the house-keeper, I don't see anybody in Court from 75 Mott Street, I have been in Court three times in this case, I brought a subpoena to Mrs. Huber and one to Mr. Miller, my son's boss, he is not here, my son has never been arrested for anything in his life before.

Ellen Huber recalled.

I know Eddie Boyle, he boards with me, he wrote several letters to Johnnie Moran but never told me what he wrote.

0323

Boyle does not sleep in my house but eats his meals there and receives his letters; my house is about two and a half blocks from 64 Goerick Street, I know where the coal yard is, I think the coal yard is nearer to my house than to 64 Goerick Street, I only know Spits Hagle from seeing him on the coal wagon.

William H. Cook recalled.

No. 64 Goerick Street is about seven and half blocks from the coal yard and Mrs. Huber's house is about the same distance. Mrs. Huber's house is about two and a half blocks nearer to 75 Mott Street than 64 Goerick Street.

John Moran recalled by Counsel.

The reason why I did not bring the trunk to my house instead of to Mrs. Huber's was that the boss buys his feed off a man across the street and he would be apt to report it and I would be found out. Spits Hagle claimed to know where the complainant lived.

Edward Boyle sworn and examined.

I live at 154 Lewis Street and have lived there one week, previous to that I lived in 701 East 9th Street corner of Avenue C; I drive a horse and am employed by Mr. Miller a coal dealer in Goerick Street, in the same place where the Defendant works, I took my meals in Mrs. Huber's 81 Lewis Street, I have known the Defendant between five and seven years. I believe I have received four or five letters from him and think I received the first letter on New Year's Day---- the first communication I received from

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was a postal card inquiring what became of the trunk, I sent him an answer that a man was there and took a lot of stuff away and said he would be back again for the trunk at seven o'clock that night. Spits Magle is a nickname for the name, his right name is Fred Schaffer, he is a coal carrier, I have not see him since John Moran has been arrested, I learned for the first time last night that I would be a witness in the case.

Cross Examined. I did not get a subpoena when this case was on the calendar the first time, Mrs. Moran never served me with a subpoena, I am working for Mr. Miller in Goerick Street, I was driving a horse and cart the day before New Years, I saw him that day but did not see him on New Years Day or the day after, I saw him in the yard on Monday morning and that was the day John Moran was arrested, I did not see him after Moran was arrested.

I first heard of Moran's arrest when I came back from delivering coal, Mr. Miller asked me how long I knew Moran and I told him between five and six years, he asked me if I ever knew him to do anything crooked and I told him I had been with him nearly every day and I never knew him to do anything wrong. I received the postal card two days after the Defendant was in Essex Market, I addressed my letter to John Moran, Essex Market Prison; I told Mrs. Huber that Moran was arrested and she told me that Moran and another man came with the trunk. Mrs. Huber's house is about two blocks from the coal yard. I don't know where Mr. Miller gets feed for his horses, there is a feed store in Goerick between Delancy and Rivington.

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

0325

TO

THE COMMISSIONER OF THE GENERAL LAND OFFICE

WASHINGTON, D. C.

DEAR SIR:

I have the honor to acknowledge the receipt of your letter of the 10th inst.

and in reply to inform you that the same has been forwarded to the proper authorities.

I am, Sir, very respectfully, your obedient servant,

JOHN MORRIS

Special Agent in Charge

U. S. DEPARTMENT OF THE INTERIOR

WASHINGTON, D. C.

Very respectfully,

JOHN MORRIS

Special Agent in Charge

U. S. DEPARTMENT OF THE INTERIOR

WASHINGTON, D. C.

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WASHINGTON, D. C.

Very respectfully,

JOHN MORRIS

Special Agent in Charge

U. S. DEPARTMENT OF THE INTERIOR

WASHINGTON, D. C.

Testimony in the
case of
John Morris

filed Jan 1890.

0326

~~B~~ FISCHER,
COAL.

Office; FRANKLIN COAL CO.,
127 TO 137 GOERCK STREET,
OFFICE HOURS: 8 A. M. TO 6 P. M. New York City.

0327

22 100
21 100
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0328

Robert Stokes
Farmer at Brooklyn
Jan 22/90

To Whom it May Concern
This is to certify that
John Moran worked for me
for several years and gave
every satisfaction and at no
time did he give any cause for
me to doubt his honesty - he
proved himself both industrious
and faithful - he left
my employ of his own accord
about two years ago

J. R. Kestby
Superintendent

0329

Franklin Coal Company,

127 to 137 Goerck Street,

Between East Houston and Stanton Streets,

New York,

Jan 22^d 1890

John Moran was employed by
us as driver for a long time
and we always found him
upright and honest. He has
collected bills for us and
everything has been right.
We have nothing to complain of
while in our employ

John King kept.
Sworn to before me }
this 22 day of }
January, 1890 } 3

0330

Court of General Sessions

The People vs }
John Moran }

City & County of New York

Honorable Moran being
duly sworn says that she is the
Mother of defendant.
That in addition to her testimony
given upon the trial of this
action deponent says that
after she had requested her
counsel to defend this action
subpoenas were issued by
him and delivered to her for
service directed to the landlord
of premises 75 Mott Street, that
deponent served said subpoena
as directed and that said
landlord appeared in obedience
thereto but that owing to the
fact that other cases were
on trial this action was
not called but adjourned
several times thereafter that
other subpoenas were issued
directed as above for other days

0331

but deponent failed to make service although she used the utmost diligence so to do.

That on the day of the trial of the action deponent served a subpoena on Mr. Muller one of deponent's employers but he failed to appear and deponent had no means to pay the sheriff's fees to secure his attendance by attachment.
Given to before me this 23 day of January 1890 }
H. S. Morris }
Notary Public }
N. Y. C. }

(230)

N. Y. C.

0332

My General Delivery

The People

vs
John Moran

Applicant to be on
Receipt of Sept

JOHN R. HEINZELMAN,

Attorney for *Sept.*

NEW YORK CITY.
23 Chambers St.,

Service of a Copy of the within is hereby
admitted.

Dated _____ 18

To _____

0333

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

The said

John Moran

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

divers articles of clothing and wearing apparel, a more particular description whereof is to the Grand Jury aforesaid unknown of the value of one hundred and twenty-five dollars, one book of the value of ten cents and one trunk of the value of five dollars

of the goods, chattels and personal property of one

Mary Glass

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

John R. Fellows
District Attorney

0334

BOX:

382

FOLDER:

3562

DESCRIPTION:

Morris, Jacob

DATE:

01/21/90



3562

0335

272

Counsel,
Filed 21 Jan 18 90
Pleads,

THE PEOPLE
vs.
Grand Larceny, 5th degree.
[Sections 528, 530 Pennl Code].

Jacob Morris

JOHN R. FELLOWS,
District Attorney.

A True Bill.

G. J. Brown
Jan 21/90
Foreman.
Wm. J. Brown
Jan 21/90
See Wm. J. Brown
Jan 21/90

Witnesses;

Augusta Leach Campbell

Mr. Brown
28th & 1st
Mr. Leach
7th near 28th
Agrees to
for appraiser
ET

0336

Boston January 8th, 1890.

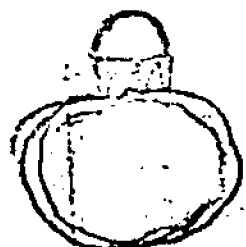
W. B. Chamberlain Esq.

General Manager

Dear Sir:-

Missing from Hamper Basket checked from New York to Boston via N.Y. & N.E. from 42nd St. on 3.00 P.M. train, arriving in Boston at 9.00 P.M., January 4th, 1890, under check #586, Train Baggage Master, Butterfield, reports on his manifest, Baggage received in bad order. Received by Station Baggage Master at N.Y. & N.E. Depot in bad order. Delivered to Mr. Chipman, Agent of Armstrong Transfer Company, by J. Arnold, Baggage Master, in bad order. Delivered by Mr. Chapman to Driver Burgess in bad order at 1.15 P.M. at N.Y. & N.E.R.R. Delivered by Driver, Burgess to Miss. Campbell at Hotel Chatham at 3.05 P.M., January 6th, 1890.

	Value
Black Pearl Ring-----	25.00 500.00
X Ruby Ring-----	150.00
Heavy Plain Gold Ring-----	
Child's Ring with three Pearls-----	
X Old Fashioned Rings-----	25.00
One with two gold hearts-----	
X One with Garnet-----	
One with four seed pearls-----	
One Mexican Pearl Ring-----	30.00
X Coral Brooch-----	5.00
X Topaz Brooch-----	7.00
Scotch Pebble Pin-----	30.00
Pearl Opera Glass-----	5.00
Gold Ornament, Shell Shape-----	5.00
X Brilliant Bracelet-----	10.00
X Gold Locket and Chain-----	2.50
Silver Glove Hook-----	5.00
Gold Collar Button (with pearl)-----	60.00
X Blue Silk Dress-----	15.00
Pearl and Gold Pen and Pencil-----	18.00
Gold Bracelets (Two)-----	5.00
X Black Cashmere Dress Skirt-----	
X Cambric Ring-----	



J. E. Maguire Agent

0337

Police Court—5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

occupation

deposes and says, that on the

day of

Street, aged

years,

being duly sworn

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One elegant Ruby ring and
a quantity of other articles
of the value together
Five Hundred dollars

the property of

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 Jacob Morris (now here)

from the fact that on said
date deponent entrusted said
property with the deponent
of the deponent to the Grand Central
Hotel. That when deponent arrived
at Boston she discovered the
loss of said property. Returned
to New York caused the arrest
of the defendant by Officer George
R. Keegan of the 15th Precinct.
That deponent is informed by
said Keegan that said Morris
confessed stealing said property
informed deponent where he

of
Sworn to before me, this

188

day

Police Justice.

0330

had sold the same upon said
information. ~~George~~ ~~Lytle~~ ~~Person~~
recovered a Ruby Ring which appears
has been and fully identified
as the one stolen from her.
Augusta Isabella Campbell

Sworn to before me this day

of 189

James J. White

Police Justice.

0339

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Jacob Morris

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

228 West 28th St. 1 week

Question. What is your business or profession?

Answer.

Driver.

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

Answer.

I know I done it - I only took four rings and they have been returned
Jacob Morris

Taken before me this
day of *January* 1880

St. Marks
Police Justice

0340

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.....

Alfred...
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 January 1890..... A. J. White 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.

0341

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augusta Campbell
138 vs. Mrs. 20th
Jacob Morris

1
2
3
4

106
District.

Maud Foreman
Officer

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *January 17* 18*98*

White Magistrate.
Robert Sullivan Officer.

10 Precinct.

Witnesses.....

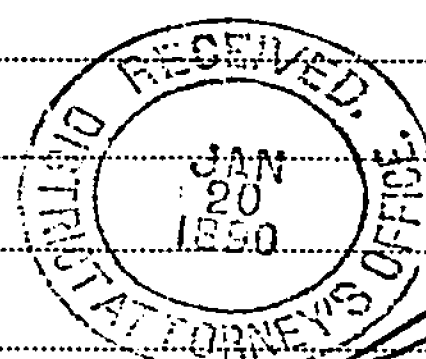
No. Street.

No. Street.

No. Street.

\$ *1000* to answer *G.S.*

G. J. Jany 18/98
Carroll



0342

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.]

Is Recorder Smyth
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

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

To *Mr. Leary* *Sezar Stone*
of No. *28th St* *Nepr 7th ave* 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 *22* day of *JANUARY* *1890*, at the hour of 11 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

Jacob Morris
Dated at the City of New York, the first Monday of *January* in the year of our Lord, 1889.

JOHN R. FELLOWS, District Attorney.

Not known there *Smyth*

0343

288 57 ave

Go to **M. A. Chick,**
156 W. 28th St. N. Y.
FOR THE BEST

5c & 10c STRAIGHT **SEGARS** IN THE MARKET,

Also Dealer in Fine Imported **SEGARS.**
Genuine Meershaum & French Brier Pipes.
AND ALL KINDS OF SMOKERS' ARTICLES.

SEGARS BY THE BOX AT WHOLESALE PRICES.

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.
If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.
If ill when served, please send timely word to the District Attorney's Office.
If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0344

CITY AND COUNTY } ss.
OF NEW YORK, }

George Y. Leeson
aged *31* years, occupation *Police Officer* of No. *17*
The 17th Street Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Augusta Schell Campbell*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

George Y. Leeson
H. White
Police Justice.

John R. Fellows,
District Attorney

0346

BOX:

382

FOLDER:

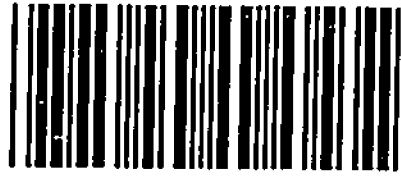
3562

DESCRIPTION:

Morrissey, James

DATE:

01/29/90



3562

0347

Witnesses:

Officer Brady
2nd Precinct

428

Stecher

Counsel,

Filed

29 day of Jan 1890

Pleads,

W. H. Stecher

THE PEOPLE

vs.

Grand Larceny, Fifth Degree.
(From the Person.)
[Sections 528, 587, 588 Penal Code.]

James Morisey

JOHN R. FELLOWS,
District Attorney.

Part 2
Filed by request of counsel
Part 1 Filed 10-20 1890
A True Bill.

G. H. Allen

Foreman.

12. Feb 12. 1890.
Tried & acquitted.

0348

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.August Kessler
of No. 103 Washington Street, aged 26 years,
occupation Seaman being duly sworndeposes and says, that on the 27th day of January 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession of
person of deponent, in the nighttime, the following property, viz:Good and lawful money of the
United States of the value of about
Three dollars and one hat valued
of Two dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Morrissey (now here)
for the reason that at about the
hour of three o'clock in the morning
of said day deponent was going
to his apartment in said building
and said money was in his pockets.
Deponent is informed by Patrick Brady
(now here) that he Brady saw the
affendant in the hallway with the
hat in his possession and found
deponent lying on the floor with
the coat worn by deponent, wrapped
over deponent's head

August Kessler

Sworn to before me, this 27 day

of January 1897

of [Signature] Police Justice.

0349

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Brady
aged *29* years, occupation *Police officer* of No.

Second Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *August Kessler*

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

Sworn to before me, this *27th*
day of *January* 18*90*

Patrick Brady

John J. Homan
Police Justice.

0350

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Morrissey*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *50 Laight Street 25 Years*

Question. What is your business or profession?

Answer. *Baker*

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

Answer. *I am not guilty*
James Morrissey

Taken before me this

27th

day of *January* 1890

John J. Quinn Police Justice.

0351

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 *January 27th* 1890 *John J. Emmert* 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.

0352

Police Court---

164
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Brady
August 1888
103 Washington
James Morley

Offence *Larceny*
from the Person

2
3
4

Dated *January 27th* 188
Corman Magistrate.

Brady Officer.
John Precinct.

Witnesses
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *Q.S.*

Chas

95
50
1

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0353

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 Morrissey

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

James Morrissey
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

James Morrissey

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

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 de-
nomination 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 notes 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 notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination 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 denomina-
tion to the Grand Jury aforesaid unknown,
of the value of *three* dollars, and *one*
that of the value of *two* dollars

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

0354

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
_____ *James Morrissey* _____
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

James Morrissey _____
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 per-
sonal property described in the first
count of this indictment*

of the goods, chattels and personal property of one

August Kessler

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

August Kessler

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

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

JOHN R. FELLOWS,

District Attorney.

0355

BOX:

382

FOLDER:

3562

DESCRIPTION:

Mount, Otis T.

DATE:

01/27/90



3562

0356

Witnesses:

David Frosty
George H. Matthews

374
Hok

Counsel,
Filed, 27 day of Jan 1890
Pleads, *Indigently*

THE PEOPLE,

vs.

21 day
Oliver J. Mount

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Gustav
Feb 6/90 Foreman.
Ward C. Fry
Elmway Ref. P.B.M. 14

0357

Police Court, 2^d District.City and County } ss.
of New York,

David Prosser
 of No. 853 Broadway Street, aged 36 years,
 occupation Mailing being duly sworn, deposes and says,
 that on the 26 day of November 1889, at the City of New
 York, in the County of New York

Otis T. Maunb
 did unlawfully and feloniously make forged
 and counterfeit the hitherto assumed order in
 writing purporting to be made by George H.
 Matthews for the sum of Eight dollars
 and payable at the Metropolitan Life
 Insurance Company with the intent to
 Cheat and defraud, and whereby
 he did Cheat and defraud deponent
 of said sum of Eight dollars

That on said 26th day of November
 1889 said defendant came to deponent's
 place of business at the aforesaid premises,
 and he requested deponent to give him said
 defendant the money for said
 order, that he had received said
 order from the Superintendent of said
 Life Insurance Company for work
 performed by him on that day for said
 Company. Deponent believing said
 representation to be true and believing the
 order to be genuine and of value
 gave said defendant said money

Deponent presented said order for
 payment, & George H. Matthews the
 Superintendent of said Company informed
 deponent that said order was forged
 that he did not make said order
 and that the signature to the order was
 not made by him and that no person
 had any authority to make said order
 or give the same

Deponent therefore charges
 that said defendant did make

0358

and utter as true said order with the felonious intent to cheat and defraud as aforesaid Defendant prays that said defendant may be arrested, and dealt with as the law directs

David Roskey

Subscribed before me this
29th day of October 1889

John J. [Signature]
Recorder

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City
Prison of the City of New York, until he give such bail.
Dated 1889
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1889
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1889
Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1
2
3
4

Offence,

Dated 1889
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions

0359

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer.

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
Otis Mount.

Taken before me this

day of

188

Police Justice.

0360

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.....

Alfred Smith
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 10 90* 18.....*A. J. Smith* 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.

0361

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

The presiding Justice
will hear and
determine the within
case in my presence
of Court
Police Justice

Police Court--- 2. 134 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anna Proskiy
853 ts. Bway
Olin I. Marmy

2
3
4

Dated Jan 23 1890

Magistrate.

Officer.

Precinct.

Witnesses George W. Matthews

No. 32 Park Place Street.

Officer Wingedner

No. 30 Penn Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

0363

Sworn to before me this _____ day of _____ 1890. }

the _____ by leaving a copy thereof with _____
New York, he served the within _____ on _____
1890, at Number _____ in the City of _____
New York; that he is _____ years of age; that on the _____ day of _____
sworn, says that he resides at No. _____ Street, in the City of _____
being duly _____

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

0364

M. H. Gruenjeson

The People
Plaintiff,

against

Otto Mount

Defendant.

Affidavit of
good character

HOWE & HUMMEL,

Attorneys for

[Signature]

87 & 89 CENTRE ST., New York City.

Due and timely service of copy of the within
hereby admitted
this day of 1890.

Attorney.

To.....

0365

CITY AND COUNTY }
OF NEW YORK, } ss.

George W. Matthews
aged 36 years, occupation Superintendent of No.

32 Park Place Street, being duly sworn deposes and

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

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

Sworn to before me, this

day of

29

March 1888

Geo. H. Matthews

John J. Egan
Police Justice.

0366

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York ; To the Sheriff of the County 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 David Brodsky

of No. 853 Broadway Street, that on the 26 day of November

1889 at the City of New York, in the County of New York,

*That I have and feloniously made
for and utter as true an order for the
sum of Eight dollars payable at the Metropolitan
Life Insurance Company with the intent to cheat
and obtain by the said check said Complaint
of said money.*

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 2 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 29 day of November 1889

John J. Horan POLICE JUSTICE.

0367

2

86



New York, Nov 26th 1889

Pay to the

Order of Otis T. Mount

00/100 Dollars

Eight

Value received and charge the same to account of

To The Metropolitan Life Ins. Co.
of New York

Geo. H. Maukew
Superintendent

No. 38

Engle Hard, New York

0360

32 pages
Pay to the order
of J. Prostey.
Alex. L. Mount.

0369

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Otis T. Mount

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

Otis T. Mount

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

The said Otis T. Mount

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

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

\$8.00

New York, Nov 26th, 1889.

Pay to the

Order of Otis T. Mount

Eight

00/100 Dollars

Value received and charge the same to account of
To The Metropolitan Life Ins Co. } Geo. H. Matthews
No. 38 of New York } Superintendent

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

0370

SECOND COUNT:—

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

Otis T. Mount
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Otis T. Mount

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, did feloniously utter,
dispose of and put off as true, a certain forged instrument and writing, *to wit:*

an order for the payment of money

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

\$8.00

New York, Nov. 26th, 1889

Pay to the

Order of Otis T. Mount

Eight

00/100 Dollars

*Value received and charge the same to account of
To the Metropolitan Life Ins. Co. } Geo. K. Matthews,
No. 38 of New York } Superintendent*

with intent to defraud

he

the said

Otis T. Mount

then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0371

BOX:

382

FOLDER:

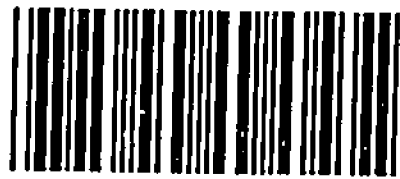
3562

DESCRIPTION:

Muir, Alexander

DATE:

01/09/90



3562

0372

BOX:

382

FOLDER:

3562

DESCRIPTION:

Williams, George

DATE:

01/09/90



3562

0373

BOX:

382

FOLDER:

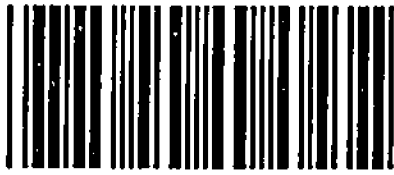
3562

DESCRIPTION:

Meyer, Louis

DATE:

01/09/90



3562

0374

Court of General Sessions.

The People

vs.

Alexander Muir,
George Williams
and Louis C. Meyer

Burglary 3^d deg.
Petit Larceny.

City and county of New York, ss.:

George Williams, being duly sworn, says he is one of the above defendants. That on the 9th of January, 1890, before the Hon. Fred. Smyth, the Recorder of the city and county of New York, at Part I of this court, he pleaded guilty to the charge herein and was sentenced to the Elmira Reformatory. That he is a book keeper by occupation. That he was last employed by H. C. Norton, a plaintiff from the 1st of October, to the 4th of December, 1889. That he has known the defendants Alexander Muir and Louis C. Meyer for the last three years. That he made their acquaintance in the Juvenile Reformatory. That he was discharged

0375

from said institution in September, 1889. That ^{thereafter} he met the said two other defendants about every two weeks. That on the 20th of December, 1889, after I had assisted William D. Hink, a grocer on the Northwest corner of 113th Street and Fourth Avenue, to fix up his store for Christmas, I went to 108 West 120th Street, an unoccupied house, to ~~sleep~~ pass the night there with the said two defendants. That it was after twelve o'clock at night and I thought it was too late to go to my home in No. 122 East 120th Street. That I did not want to wake my mother up. That I knew the said two defendants to pass the nights in said unoccupied house. That when I came there as aforesaid, I found another boy there named John Muir, who has since been sent to the Juvenile Asylum. That I did not go home the next day because I did not want to get scolded by my mother. That on the 22^d of December, 1889,

0376

in the forenoon, the defendant
Meyers suggested to me and the
two others to rob the store of
Francisco Messina, at 431 Seneca
Avenue. That he asked us to
cooperate with him in clearing
out the said store, and we all
assented to go with him to
the place. That all four of us start-
ed from said unoccupied horse
at about four o'clock in the after-
noon of said 22^d of December,
and we arrived at complain-
ant's store just while the electric
lights were being lit. That it
must have been about five
o'clock P. M. That it was not
dark yet. That the said store
was in a small, one story shanty.
That it was closed. That it was
opened ^{in the rear} by the defendant Meyers.
That I was standing on the
side walk in front of the shanty
to watch the approach of a police
officer. That I looked through
the window of the said shanty
and saw Meyers inside of it.
That I did not see ^{the said} their in-

0377

side. That he was in the said ^{shanty} for about fifteen minutes and handed a number of articles ^{through} the rear window to the defendant Muir. That when the said Meyers returned to the side walk, he carried four pairs of shoes and a number of shoe maker's utensils. That the said Muir had two pairs of shoes in his hands. That the Meyers handed me a pair of slippers, an iron last and a shave. That we all four then returned with the said property to the said unoccupied building. That it must have been about six o'clock when we reached the said building. That the said Meyers told us that all the property we carried to the said building, he had taken from complainant's store. That from Friday to Sunday, December 20-22, 1889, I lived on food furnished me by the defendants Muir and Meyers, which they had stolen from grocery stores on Seventh Avenue. That when

0378

I went to them on said Friday
night, I knew that the said de-
fendants were thieves. That at
about half past twelve o'clock in
the morning of December the 23^d,
1889, I was arrested with the
other two defendants and little
John Muir by officers John J.
Helen and George P. H...
known to before me. } George Williams
this 11th of January 1890 }

Edward Prosser
Notary Public
City and County of New York.

0379

Court of Gen. Session.

Alexander Muir
George Williams
and Louis C. Meyer

Affidavit
REPORT

For the District Attorney.

Dated January 11 1890
Edward Grose
Deputy Assistant.

0380

Police Court— District.

City and County } ss.:
of New York,of No. *315 East 127th* Street, aged *25* years,
occupation *Shoemaker* being duly sworndeposes and says, that the premises No. *431 Lexington Street* 12th Wardin the City and County aforesaid the said being a *Shoe Shop*

and which was occupied by deponent as a

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

were BURGLARIOUSLY entered by means of forcibly

breaking
the fastenings of a rear window
*of said premises*on the *22* day of *December* 188*9* in the *night* time, and the
following property feloniously taken, stolen, and carried away, viz:*Six pairs of shoes. One iron last*
One wooden last Two knives One
pair of scissors & one pair of
pliers together of the value of
*Ten dollars*the property of *deponent*and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by*Alexander Muir George Williams*
Sam Meyer

for the reasons following, to wit:

That during the night
of said date said premises were
broken as described and said
property carried away. That deponent
was subsequently informed by Officer
George O. Kass of the 29th Precinct that
he accompanied with Officer John J. Allen
arrested the defendants and found in
their possession the above described

0381

property that deponent has seen
the property found in their possession
and fully identifies it as that
stolen from his premises
francesco Menna

Sworn before me this
24th day of December 1889

J. J. White
Police Justice

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1

2

3

4

Dated

1889

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0382

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Alexander Muir*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *288 W 142 St 1 year*

Question. What is your business or profession?

Answer. *Shoemaker*

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

Answer.

I am guilty
Alex Muir

Taken before me this
day of

[Signature]

Police Justice.

0303

Sec. 198-200.

XC District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. George Williams

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. New York

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

Answer. 122 E. 128th St. Mink

Question. What is your business or profession?

Answer. Bookkeeper

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

Answer. I am guilty -
George Williams

Taken before me this
day of May 1888

[Signature]
Police Justice.

0384

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK } ss.

Louis C. Meyer being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is his right to
make a statement in relation to the charge against him; that the statement is designed to
enable him 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. *Louis C. Meyer*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Staten Island*

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

Answer. *Staten Island*

Question. What is your business or profession?

Answer. *None*

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

Answer. *I am guilty.*

Louis C. Meyer

Taken before me this
day of

Police Justice.

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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

John.....
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.....*December 18 1859*.....*A. J. White*.....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.

0306

Police Court---

1864 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles W. Messinger
313 East 122nd St.

1. *Alexander M. ...*

2. *George Williams*

3. *Logis Meyer*

4. *...*

Dated *December 21/9* 1889

White Magistrate.

Kass & Allen Officer.

Call Officers Precinct.

Witnesses *...*

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

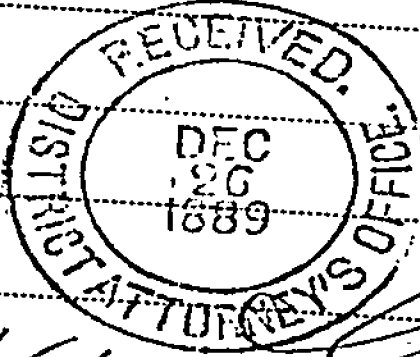
No. *...* Street.

No. *...* Street.

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No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

No. *...* Street.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

No. 7, by

Residence

No. 8, by

Residence

No. 9, by

Residence

No. 10, by

Residence

No. 11, by

Residence

No. 12, by

Residence

No. 13, by

Residence

No. 14, by

Residence

No. 15, by

Residence

0387

New York Juvenile Asylum,

176TH STREET AND 10TH AVENUE.

ELISHA M. CARPENTER, Superintendent.

New York, Jan. 24, 1890.

This is to certify that
Alexander Muir was in the
Juvenile Asylum something
over two years and was
discharged therefrom the last
of Oct. 1888.

His conduct during the greater
part of the time was very sat-
isfactory, and he manifested
a sincere desire to form right
habits and lead an upright
life.

Since leaving the Asylum
I have taken pains to learn
how he was getting along, and
learned he was working steadily
and doing well, until a few weeks
ago, when his mother informed
the Asylum officers that he

0300

had left home unexpectedly
and she could not explain
his absence.

It is my belief that young
Muir left here with the
determination to do well,
and that he would have
continued to do well,
had it not been for the
bad influence of other
and older young men.

Edw. Mearns
Esq.

To whom it may Concern.

0389

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Police Officer of No. 12

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Manased Mexoud

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

Sworn to before me, this 24

day of December 1889

George V. Kane

A. J. White
Police Justice.

0390

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Alexander Muir, George
Williams and Louis C. Meyer

The Grand Jury of the City and County of New York, by this indictment, accuse
Alexander Muir, George Williams
and Louis C. Meyer
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said Alexander Muir, George
Williams and Louis C. Meyer, all
late of the Twelfth Ward of the City of New York, in the County of
New York, aforesaid, on the twenty-second day of December in the year of
our Lord one thousand eight hundred and eighty-nine, with force and arms, at the
Ward, City and County aforesaid, a certain building there situate, to wit: the shop of one
Francesco Messina

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

Francesco Messina

in the said shop 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.

0391

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Alexander Muir, George Williams and Louis C. Meyer
of the CRIME OF *Retit* LARCENY committed as follows:

The said *Alexander Muir, George Williams and Louis C. Meyer*, all
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *night* time of the said day, with force and arms,
twelve shoes of the value of fifty cents each, two knives of the value of twenty-five cents each one pair of pincers of the value of fifty cents, one pair of nippers of the value of fifty cents, and two lasts of the value of one dollar each

of the goods, chattels and personal property of one

in the *shop* of the said

Francesco Messina
Francesco Messina

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

John R. Bellows
District Attorney

0392

THIRD COUNT—

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

Alexander Muir, George Williams and Louis C. Meyer
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Alexander Muir, George Williams and Louis C. Meyer, all

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

twelve shoes of the value of fifty cents each, two knives of the value of twenty five cents each, one pair of pincers of the value of fifty cents one pair of nippers of the value of fifty cents, and two lasts of the value of one dollar each

of the goods, chattels and personal property of one

Francesca Messina

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

Francesca Messina

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

Alexander Muir, George Williams and Louis C. Meyer

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

JOHN R. FELLOWS,
District Attorney.

0393

BOX:

382

FOLDER:

3562

DESCRIPTION:

Mulleady, Edward

DATE:

01/24/90



3562

0395

Court of General Sessions

The People

vs
Edward Mullady

City & County of New York ss:

James O'Connor
of No. 214 E. 38th St. New York City,
being duly sworn says: That he is a shoemaker.
That he was present at the Christening
festivities at Defendants Apartments
January 29, 1890: That the parties in the
room were enjoying themselves, when
some men burst in the door, after
Mullady shut the door against the
house keeper: That the men there at once
threatened that if Defendant came out they would
kill him: That Defendant shouted & after
went out for tobacco, and on his return
Defendant heard noise and shouting in the street
made by the men who had burst in Mullady's
door and heard them say, "give it to him"
"kill him," and Defendant saw Defendants
sister dragging Defendant in from the
street, his hand being covered with blood.
That Defendant gave nobody that evening
any cause or provocation to assault or

0396

test him:

Sworn before me this
5th day of February 1890
Stephen A. Blake

Com. of Deeds
W. Y. City & Co.

his
Mark
James P. Corcoran

0397

Court of General Sessions

The People

vs.
Edward Mullady

City & County of New York ss.

Frederic New Come-
of No. 345 W. 43rd Street, in said City,
being duly sworn says: That he is plasterer
by trade; that he knows the Defendant
above named: That on the 29th day of
January 1890, Defendant was sponsor for
an infant child of said Defendant.
And the Christening Festivities were held
at said Mullady's place No. 559 W.
45th Street; that about fourteen persons
comprising said Christening party were
present in said Mullady's apartments;
that they were enjoying themselves with
singing and dancing, which the house-
keeper ~~and lady~~ who I occupied apartments two
flights above found fault with about
five o'clock in the afternoon: that the
merriment was stopped till about seven
o'clock, when said housekeeper again came
down and ordered the party, which had
increased to fourteen people to stop

0398

Then Jan, and Defendant Mullady shut
the door and locked it: That immediately
thereafter a party of men broke in said
door and threatened to kill him if he
went out side the room: Defendant and
others kept Mullady from going out,
and Defendant hears said men say they
would lay for him outside the house;
That Mullady went out for tobacco, and
when on his return in front of his own house,
he was set upon by a large crowd of
men who beat him, that Defendant and
others pulled him away from the crowd
and he was at that time cut in the wrist
as far as Defendant could judge: That
Defendant gave no cause or provocation
to any man or woman for any assault
on him that afternoon, and he only defended
his life in the struggle he had with the
number of men that set upon him: That Defendant
was perfectly sober and saw and knew every-
thing: That took place that evening, ^{shortly} before
Defendant's arrest.

Given before me this { Hiram Newcombe
2nd day of February 1890 }
Stephen J. Blake
Clerk of Deeds
N. Y. City & Co.

0399

County of General Sessions

The People

v.
Edward Mullady

City & County of New York ss.

Edward Mullady being
asked sworn says: That he is the defendant
above named: That he pleaded guilty to
Assault on the Person Agree under a
Mistake; That he informed the person who
asked him what his plea would be, to say
that he cut the Complainant in self defence,
and to do the best he could for him; That
he was then called to the bar and pleaded
guilty as above.

That Defendant has a good
and substantial defence on the merits of
this case, as he cut the Complainant
in defence of his own life; That he gave
no Cause or Provocation for the concerted
Assault of the Complainant and others
upon him, and had he not been his wife, he
himself would have been killed;

Defendant then prays that
his plea of guilty be set aside, and that

0400

He is allowed to come in and defend this
action on its merits
Given before this
myself of February 1890 } Edward
William J. Ferguson } Knudsen
Notary Public
N.Y.C.

Court of General Sessions

The People

v.
Edward Mullady

City & County of New York:

Margaret Mullady
of No. 436 W. 23rd Street in said
City, being duly sworn says: That she
is a domestic, and is sister of the above
named defendant: That defendant was
of the persons composing the Christening
party at defendant's house on Sunday
January 20. 1890; That they were enjoying
themselves when the housekeeper told them
not to make any noise; That the music then
was stopped and renewed about seven
o'clock: And some person forced in the
door of the room, and defendant heard
the man say that if defendant "put
his hat (head) outside the door, he would
go in a cage"; That defendant shortly
after went out for tobacco, and
heard people shouting "Go for him" and
saw a multitude of people outside the
door, and a fire going on, and in the crowd
~~he~~ defendant could not see her

0402

her then, but in a minute after she saw
him rush without any collar or neck tie
which he has with him when he has gone
out, and defendant saw blood on defendant's
hand, and believes that
it was his own blood; that he gave no one
any cause to assault him.

Worn before me this

24th day of February 1890

Margaret Wallace

William Smith

Nature Public
1890.

0403

Court of General Sessions

The People

v.
Edward Mullady

Sir: Please take notice that on the foregoing
affidavits of Edward Mullady, James
McCowan and Susan Reed Cornbe and Margaret
Mullady Defendant will move The Court of General
Sessions to be held in the Court house in the
City of New York February 3. 1890. at
eleven o'clock in the forenoon of that day
to have the plea of guilty to assault in
the second degree entered by Defendant
Edward Mullady set aside and instead charging
him with assault in the first degree but
set aside because Defendant had not
understand the nature of plea he made.
And that he be allowed to come in and
defend on the merits of this action.
New York February 3. 1890.

To John H. Holloway Esq.
District Attorney

Wm. D. J. Owen
Francis W. L. Owen
Of Counsel for
Defendant Edward Mullady

0404

Count of General
Sessions

The People

v.
Edward Mulledy

Off'rs dumb - not here
of not in

J. P. L. River

Atty
2/5/1894

TORN PAGE

0405

Count of General Election

The People

v.
Edward M. Clarke

Appointed Notary
at New York

Chas. L. Laver

Atty. Gen.

Admiral

145 Broadway

in presence of the President
John F. Kennedy and
New York City 3. 1890.

J. R. Feltman

Secretary

J. B. Gentry

0406

COURT OF GENERAL SESSIONS.

----- x
T H E P E O P L E

-vs-

E D W A R D M U L L A D Y .

Indictment filed January 24th, 1890.

Indicted for assault in the first
degree.

: Before
: Hon. Randolph B. Martine
and a Jury.

----- x
Tried March 25th, 1890.

APPEARANCES:

Assistant District Attorney Parker for the People;
Frank Oliver, Esq., for the defense.

Thomas Doonan, the complainant, testified that he lived at 526 West 45th Street, with his parents. He was a lather by trade. On the evening of January 19th, 1890, at about five minutes to nine o'clock, he, the complainant, was in West 44th Street. He sent a little boy up into the house of a boss lather for whom he formerly worked, to find out if the boss was in, but he was not. He, the complainant, then walked up 45th Street to 11th Avenue, and saw Officer Johnston

0407

(2)

on post. At the corner of 11th Avenue and 45th Street, he the complainant, met Frank Mc Nally, and they had a conversation. A few minutes later the defendant came up to them. The defendant had a knife in his hand. He, the complainant, saw the blade shining. The defendant said to him, the complainant and to Mc Nally, "come on, chaps." He, the complainant, had never seen the defendant before, and said that the defendant must be crazy, and that he, the complainant, was going home. Just as he was starting to go home, the defendant sprang at him and he, the complainant, put up his hand, and the defendant cut him upon the right wrist and in the back. Both wounds were serious. They were stitched up by a physician in the Roosevelt Hospital. The defendant cut him a third time, behind the right ear, and the defendant also cut through the rim of his hat. He, the complainant, halloed "Murder." The defendant then let go of him, the complainant, and he, the complainant, and Mc Nally went to the nearest drug store, and from there to the hospital. While he was in the drug store, he was told that Officer Johnston wanted him, the complainant, and he went back and found Officer Johnston standing in front of the defendant's house, at 559 West 45th Street. The defendant, after he cut him, the complainant, ran into this house. The defendant was then arrested by Officer Johnston. In the police station, he heard the defen-

0400

(3)

dant say that he was sorry that he had not cut his, the complainant's, heart out, and finished the job. A little while afterward he said that he did the cutting with a horse shoe nail. The defendant was searched in the station house, but no weapon was found upon him. He had been in his own house fully ten minutes before he was arrested. In the police court, on the following morning, the defendant said that he had cut him, the complainant, with a knife. He, the complainant, had never seen the defendant before in his life, and had had no quarrel with him, before the cutting. At no time, did he attempt to strike the defendant.

Under cross examination, the complainant testified that there was not a crowd of his, the complainant's friends assaulting the defendant, when the defendant used the knife. He, the complainant, was once arrested by Officer Johnston for assaulting an officer, and he, the complainant, was sentenced to the penitentiary for one month. That was about June 1st, 1889

Frank Mc Nally, of 559 West 45th Street testified that he knew the defendant, Mullady. His, the witness's mother was janitress of the house in which the defendant lived. At about five minutes before nine o'clock, he, the witness, was going through the lower hallway of the house. Mullady and another man were there, arguing with the wit-

0409

(4)

ness's mother. Mullady and the man were about to strike him, the witness, when his mother told them not to strike him, as he had done nothing to them. Then he, the witness, went to the corner of 11th Avenue and 45th Street. He had been there a few minutes when the complainant came to the corner. About fifteen minutes later the defendant came to the corner and he had a knife in his hand. The defendant said "come ahead, chaps, if you can ruh against this," holding the knife up. He, the witness, made no reply, but Doonan said, "there must be something the matter with that man. He must be crazy. I'm going up in the house." As he walked away the defendant caught hold of him and stabbed him. No one struck the defendant, or molested him in any way, before the stabbing.

Under cross examination the witness testified that he did not go out upon the corner to fight with the defendant. He went there, as was his custom, after his supper, to stand around awhile before he went to bed. He did not get a number of his friends to assist him in assaulting the defendant on account of the quarrel between his, the witness's mother and the defendant.

Catharine Mc Nally, of 559 West 45th Street, corroborated her son, the previous witness.

0410

(5)

Officer Robert Johnston testified that he was attached to the 22nd Precinct. He arrested the defendant at about 20 minutes past nine o'clock on the evening of January 19th, 1890, upon information furnished to him by Frank McNally. He went to the house of the defendant, at 559 West 45th Street. He found Mullady sitting down in his own room. He found no weapon upon the defendant. The defendant appeared to be sober. He was not bruised or wounded in any way that he, the witness, could see. The defendant called his, the witness's attention to his neck tie, which was torn. He asked the defendant if he had cut the complainant, and he said that he had. He asked the defendant, "What did you do it for?" and the defendant replied, "Well, a gang got at me, and I'm sorry I didn't kill him." In going to the station house he asked the defendant why he had cut the complainant and the defendant replied, "Do you think I wanted to get killed?" In the station house, the defendant said that he cut the complainant with a horse shoe nail. In the police court he said that he had done the cutting in self defense, and that he used a knife.

Dr. Otto Henry Schulze, testified that he was a physician, attached to the Corps of Roosevelt Hospital. On the 19th of January, in the evening, he attended the complainant's wound. The complainant was brought to the hospi-

0411

(6)

tal in an ambulance, at about a quarter of ten. He had serious stab wounds in the back, right arm and the right hand.

For the defense Margaret Mullady testified that she lived at 436 West 26th Street, as a domestic servant. She was the defendant's sister. On the evening of the 19th of January, she, the witness, attended a christening, at the defendant's rooms, and reached the defendant's house at about a quarter to five o'clock in the afternoon. There was music and quite a gathering of the defendant's friends. There was also some dancing. They had been dancing for about ten minutes when the Mc Nallys and his mother opened the door and ordered them to stop the noise. She, the witness, closed the door in their faces. A few moments afterwards the door was broken in by a gang of men, headed by Mc Nally and the complainant. Her brother attempted to go out into the hall way to drive them away, but she, the witness, prevented him. The crowd outside kept jeering at the party inside, and then her brother, the defendant, said that he wanted to go out to get some tobacco. As soon as he got outside the crowd attacked him, and pursued him into his own rooms. She did not see her brother use the knife, if he used one at all.

James Corcoran, of 214 East 38th Street testified that he was a shoe maker. He attended the christening at the defendant's house. There was drinking and dancing and

0412

(7)

general merrymaking. The witness then corroborated Margaret Mullady as to what occurred. He, the witness, had known the defendant for a number of years. The defendant was a hardworking peaceable man.

Kerin Newcombe, of 345 West 43rd Street, a plasterer gave similar testimony.

Geroge A. Merrick, of 520 West 43rd Street, a worker in morroco leather gave similar testimony,

Michael O'Connor, of 522 West 50th Street, employed in a blacking factory, testified to the same effect.

Edward Mullady, the defendant, testified that he was a laborer, and had been living in the United States for about seven years. He had worked for Mr. Merrick for about three years, as a tanner. On the 19th of January, 1890, he, the defendant, had his child christened, and invited a number of friends to celebrate the christening. The christening party returned from the church at about six o'clock, and they had music and dancing. The defendant then gave the same account as his sister had given of the occurrences after the janitress and her son, Mc Nally, opened the door and told them not to make so much noise. After his door had been broken open, his sister prevented him from going out, to drive the gang of men and boys away. Sometime afterwards he wanted to smoke,

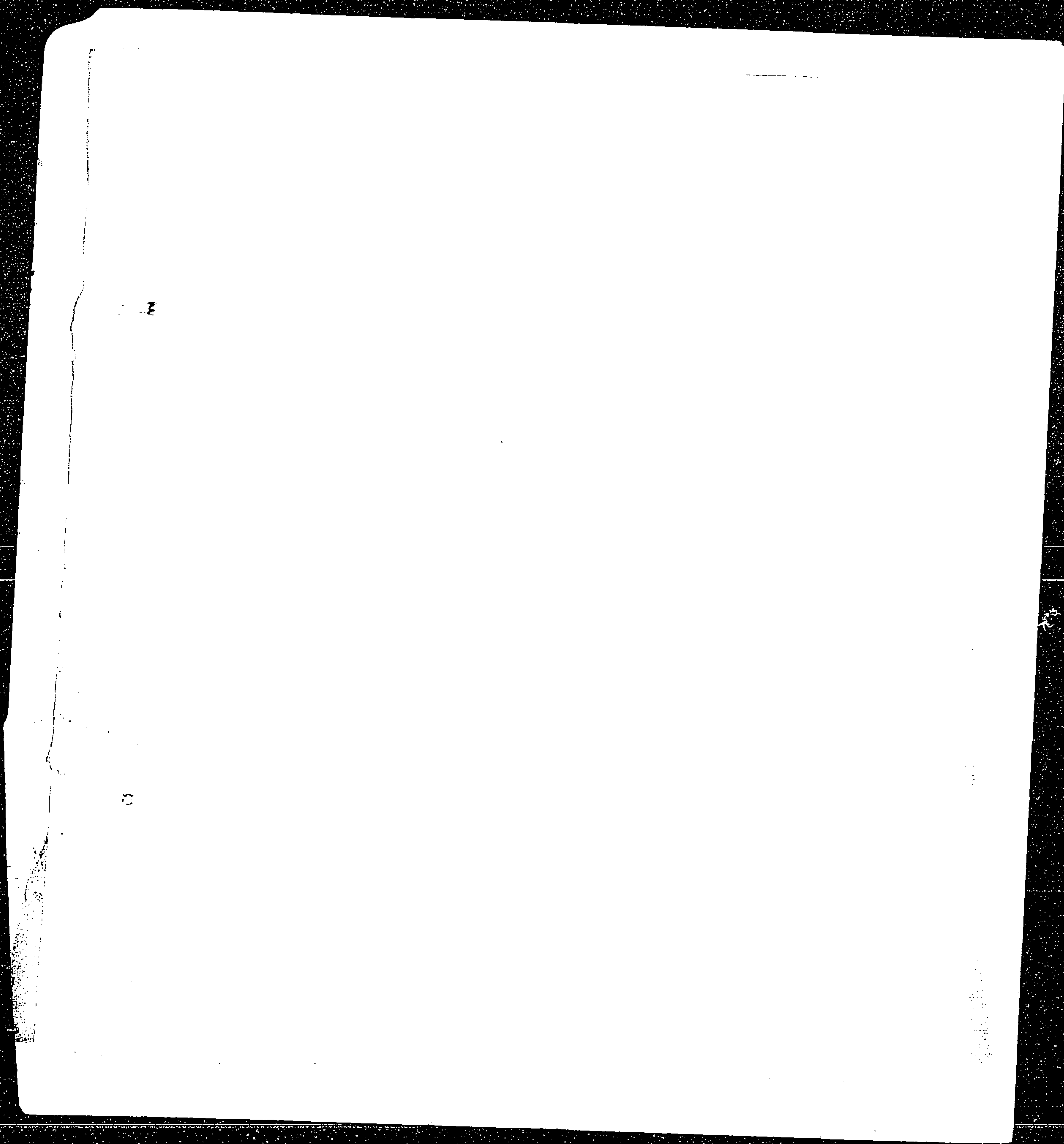
0413

(8)

and not having any tobacco, he went to a cigar store in 11th Avenue, between 45th and 46th Streets. There was a crowd around the door of his house, but none of them said anything to him as he passed out. As he was returning he saw that the crowd had approached the corner of 11th Avenue, and stood between him and his home. He took out his pocket knife, and held it in his hand. As he got a few paces from the corner, the complainant, Mc Nally and several other men stepped out of the crowd and advanced towards him. He held up the knife and said, "The first of you that interferes with me, I'll cut the head of you." Then Mc Nally made a jump at his throat and the complainant also made a rush at him. He got away from them, but they caught him again near his home, and threw him up against an iron railing and the struck at his face, and in the course of the struggle the complainant must have received his wounds. He did not intend to cut anyone. He, the defendant, had no marks of the blows upon his face, but his legs were black and blue from kicks.

Under cross examination, the defendant testified that he drank four or five glasses of beer altogether that afternoon and evening, but he was not drunk

0414



0415

COURT OF GENERAL SESSIONS-Part *Two*

Before Hon. *R. B. Martin*
Assistant District Attorney *A. L. Parker* for the People.
Calendar for *March 26* 1896

THE PEOPLE, &C.

No. *1*

vs.

Louis De Badai

Re Henry Deper
off Stanley *B & L*
It a Thoburn

G. L. sent to Court 3

THE PEOPLE, &C.

No. *2*

Harry M. Robinson
vs.
W. L. Pléach

Chief Clerk
off Frank
Edmond

0416

No. 3

THE PEOPLE, &C.

Frank Spero
ASST

Off
over dates

Phillip H Frank &
Off Hickey & H
Cleary & H
Dr Hammond
Lizzie Cook not found
ambulance Surg to Hickey

No. 4

THE PEOPLE, &C.

Charles Lee
ASST

Off until

March 27th

Off Bischoff & H
McDonald & H
Nugent & H
Dr Mc Govern
Thomas L Logel

THE PEOPLE, &C.

No.

vs.

THE PEOPLE, &C.

No.

vs.

0417

Police Court—4th District.City and County { ss.:
of New York, }of No. 526 West 45th Street, aged 19 years,occupation Lather being duly sworndeposes and says, that on the 19 day of January 1889 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Edward
Malladay (now here) who cut
 and stabbed deponent five
 times on the face and body
 with a knife, then and there
 held in his Malladay's hands
 seriously and grievously
 cutting and wounding
 deponent on the neck
 shoulder, and hand and
 cutting deponent's cheek
 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 20 day
 of January 1889

Thomas Doonan
G. M. M. D. Police Justice.

0418

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4 District Police Court.

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

Question. What is your name.

Answer.

Edward Mullenady

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

N-559 West 48th Street about 18 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*The complainant
with two others wished
on me to assault me*

Edward Mullenady

Taken before me this

day of

1867

John J. [Signature]
Police Justice.

0419

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 200 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 July 20th 1888 J. H. M. P. 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.

0421

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 Mulleady

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

— *Edward Mulleady* —
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Edward Mulleady —
late of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *January* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Thomas Doonan*
in the Peace of the said People then and there being, feloniously did make an assault
and — *him* — the said *Thomas Doonan*
with a certain *knife*

which the said *Edward Mulleady* —
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,

3
with intent *him* the said *Thomas Doonan*
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 Mulleady* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Edward Mulleady —
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 *Thomas Doonan* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and — *him* — the said
Thomas Doonan
with a certain *knife*

which the said *Edward Mulleady* —
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.

0422

THIRD. COUNT—

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

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

The said Edward Mullyady —

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 said
Thomas Doonan in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said Thomas Doonan —
with a certain knife —

which he, the said Edward Mullyady —
in his right hand then and there had and held, in and upon the face, neck,
shoulder & body of him the said Thomas Doonan
then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and
wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-
fully inflict grievous bodily harm upon the said Thomas Doonan

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

JOHN R. FELLOWS,

District Attorney.

0423

BOX:

382

FOLDER:

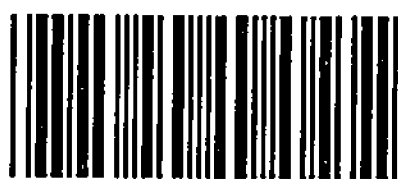
3562

DESCRIPTION:

Muller, John

DATE:

01/16/90



3562

Ann Kelly

206

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

Burglary in the second degree, and Grand Larceny in the second degree. [Section 497, 506, 528 and 531.]

24/10/2019

2

John Müller

JOHN R. FELLOWS,

District Attorney.

A True Bill

Plum

Foreman.

Particular Summary 20/90

ends
9.2.2 deg.

5 and J. P. for

0424

0425

Police Court—6 District.

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

Ann Kelly
of No. 603 East 135 Street, aged 30 years,
occupation married, housekeeper being duly sworn
deposes and says, that the premises No. 603 East 135 Street,
in the City and County aforesaid, the said being a frame building

and which was occupied by deponent as a residence
and in which there was at the time a human being, by name Catherine
Kelly

were BURGLARIOUSLY entered by means of forcibly opening
the front door on the ground floor by
turning the knob and opening the latch bolt of

on the 8th day of January 1880 in the day time, and the
following property feloniously taken, stolen, and carried away, viz: One cloth
overcoat of the value of twenty dollars,
and one suit of clothes, coat pants and
vest made of cloth and of the value of
twenty dollars

the property of deponent's husband, Patrick Kelly and in deponent's care and custody
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

John Müller, now here

for the reasons following, to wit: At about half past eleven o'clock on
the morning of said day deponent closed said door,
leaving said property in the front room on the
third floor, and went to another part of the house.
deponent, hearing footsteps, came to the hallway and
found said Müller coming down stairs wearing said
coat and carrying said other articles of clothing,
deponent made an outcry and citizens apprehend
said Müller who admits and confesses that he

0426

entered said premises and took stove and
carried away said property as charged.

Seen to before me this } Mrs. Annie Kelly
9 day of January 1890 }
Edw. Josephine
Police Justice }

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ 1000 Bail.

Bailed by

No.

Street.

0427

Sec. 198-200.

6th

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name?

Answer. *John Miller.*

Question. How old are you?

Answer. *Twenty-four.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *206 Eldridge St; One month.*

Question. What is your business or profession?

Answer. *Baker.*

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

Answer. *I am guilty.**John Miller*

Taken before me this

day of January 1907

John Miller
Police Justice.

0428

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.....

John Miller
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 500 Hundred Dollars,..... and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated January 20 1888 Wm. A. Brown Police Justice.

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

Dated.....188.....
.....Police Justice.

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

Dated.....188.....
.....Police Justice.

0429

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

Police Court--- 6 District. 63

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Kelly
603 East 135th St.
John Miller

2

3

4

Offence

Dated *January 9th 1890* 189

Cochran Magistrate.

Franklin W. Lake Officer.

33 Precinct.

Witness *Said Officer James Kelly*

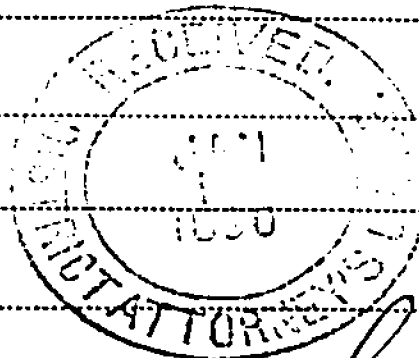
No. *603* East *135th* Street.

No. Street.

No. Street.

\$ *1000* to answer *45*

Committed



0430

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 Müller

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

John Müller

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

The said *John Müller*,

late of the *Twenty-third* Ward of the City of New York, in the County of New York aforesaid, on the *eight* day of *January*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety* with force and arms, about the hour of *twelve* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Patrick Kelly*.

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *one Catharine Kelly*.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said *Patrick Kelly*.

in the said dwelling house 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,

0431

SECOND COUNT—

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

John Müller
of the CRIME OF ~~GRAND~~ ^{in the second degree} LARCENY, committed as follows:

The said John Müller,

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

one overcoat of the value of twenty dollars,

one coat of the value of ten dollars, one

vest of the value of three dollars, and one

pair of trousers of the value of seven
dollars,

of the goods, chattels and personal property of one Patrick Kelly.

in the dwelling house of the said Patrick Kelly.

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

John R. Fellows,
District Attorney

0432

BOX:

382

FOLDER:

3562

DESCRIPTION:

Munsey, Arthur

DATE:

01/16/90



3562

Witnesses;

Ethenimara Jurozo

208 B.H. Jan 16/90

Counsel,

Filed

16/ day of Jan 1890

Pleads

Magically

THE PEOPLE

vs.

I At

Arthur Munsey

Conc. by Court
Jan 23 90

JOHN R. FELLOWS,

District Attorney.

Grand Larceny second degree.
[Sections 528, 531, Penal Code].

A True Bill.

G. J. Farn
Foreman.

Feb 11/90

Heads J. J.

Den 1 Year P.B.M.

0433

0434



Society of the Sons of New York

Present their compliments to
M. *Wm. Dwyer*

and solicit your presence at their THIRD PROMENADE CONCERT AND
RECEPTION, at Webster Hall, East 11th St., bet. 3d and 4th
Avenues, New York on Thursday Evening, April 25, 1889,
at 8 P. M. Dancing commences at 10:30 o'clock.

PROF. WALTER F. CRAIG, Leader of Orchestra.

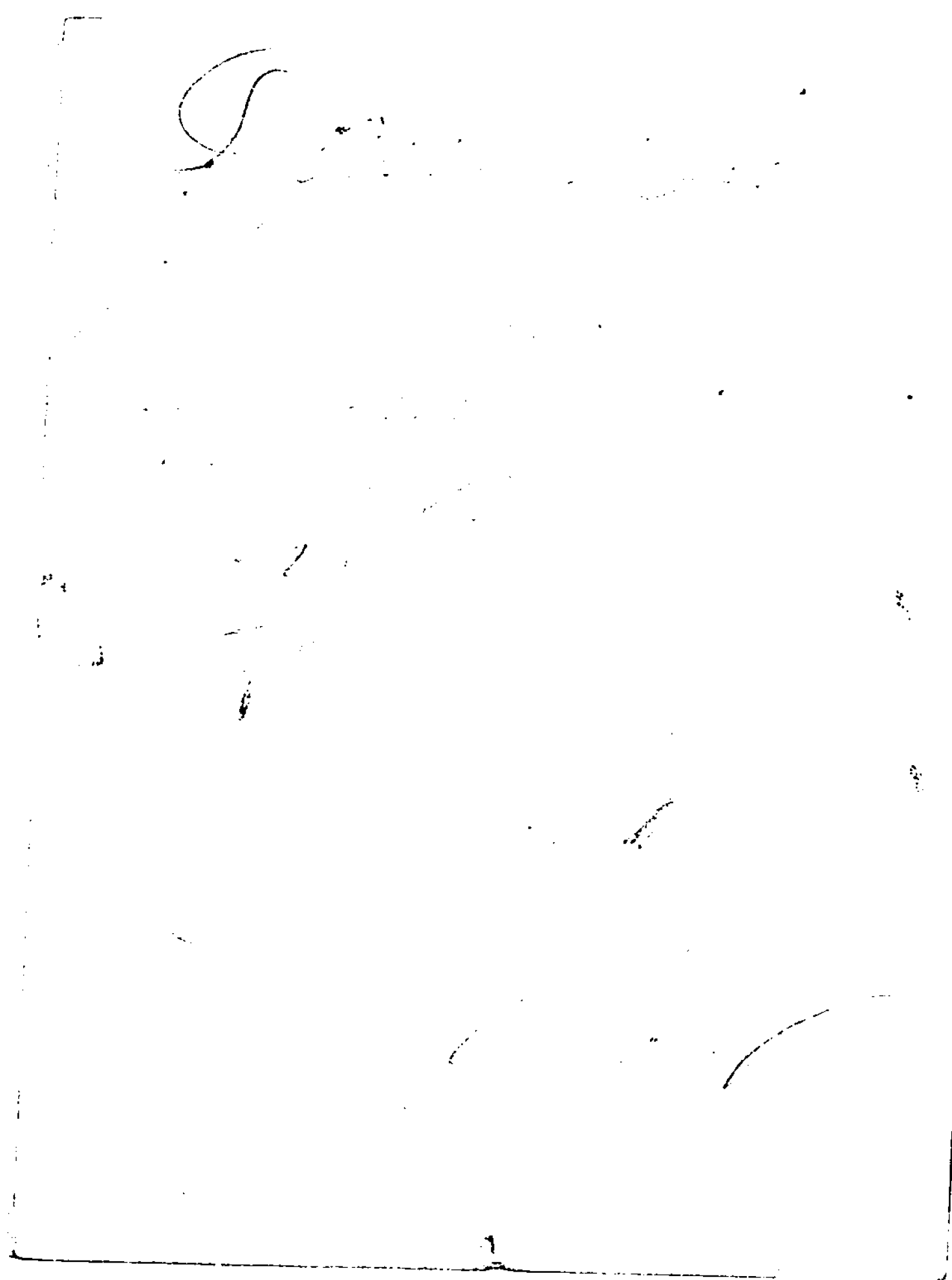
HAT CHECK, \$1.00.
Private Boxes Sitting Ten persons, \$10.00. Balcony Chairs, 50 Cents each.

Invited by *Wm. Dwyer*

This invitation is not transferable, and must, positively, be presented at the door.

0435

POOR QUALITY
ORIGINAL



0436

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

City and County } ss.
of New York, }

of No. 408 West 36th Street, aged 35 years,
occupation scrub woman being duly sworn, deposes and says,
that on the seventh day of December 1889, at the City of New
York, in the County of New York, one Arthur Munsey did

feloniously take, steal and carry away the
sum of fifty dollars in money, one watch of the
value of seventy five dollars, five dresses worth
forty dollars, and one sash worth ten dollars, and
one pair of bracelets of the value of three dollars, of
the goods and personal property of deponent.

On said day deponent returning from her day's
work at about half past five P.M. on entering
her room discovered that a trunk which had
contained said property was broken open and
said property was missing therefrom.

Defendant occupied a room in said house
and was familiar with the premises.

About three o'clock on said afternoon he was seen
by Mrs. Alice White who then lived in said premises
and by Mrs. Nancy Pleasant who resides at 410
West 36th St as deponent is informed by them leaving
said premises carrying a bundle wrapped up in
light paper.

~~On the evening of the same day~~ In my room
on the bureau I found on entering, the pawn ticket
and note hereto annexed which note is in defendant's
handwriting.

I soon after went to the pawn office indicated
on said pawn ticket and there saw my watch, which
is still in said pawn office.

I have also since seen and identified some of
my clothing stolen as aforesaid in the second hand shop
of M. Lichtenstein at 552 Seventh Avenue.

I have reason to believe that the defendant
has fled from this State and is now in Boston
Massachusetts. On Saturday last (Dec 11) I received
a telegram from Edward Brown a lawyer in Boston

0437

bidding me come on at once. Before that time
I had been informed by the firm of Walker
Wolfe & Brown of Boston that said defendant
was in said City.

Sworn to before me this } Elthemia Tuzo
14 day of January, 1890 }

Thos A. Maguire

Commissioner of Deeds
N.Y.C.

244

DISTRICT ATTORNEY'S OFFICE,

City and County of New York.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Elthemia Tuzo
vs.
408 W 36 St

Arthur Munzger

Office Grand Jurors

Dated January 14 1890

Witnesses, Alice White

No. 408 West 36 Street,

Nancy Pleasant

No. 410 West 36 Street,

No. Street,

0438

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Arthur Munsey

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

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

The said Arthur Munsey,

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

the sum of fifty dollars in money, lawful money of the United States of America and of the value of fifty dollars; five dresses of the value of eight dollars each, one sacque of the value of ten dollars, one watch of the value of seventy five dollars, and one pair of bracelets of the value of three dollars,

of the goods, chattels and personal property of one Elthemia Tuzo,

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

John R. Fellows,
District Attorney

0439

BOX:

382

FOLDER:

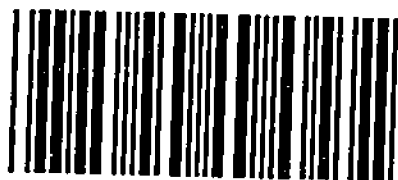
3562

DESCRIPTION:

Murphy, Oscar

DATE:

01/23/90



3562

0440

Witnesses

W. C. Smith
Office Malan
21st Precinct

3125

Counsel,
Filed 23 day of June 1890
Pleads, *Mosby*

Grand Larceny, First Degree.
(From the Person.)
[Sections 528, 580 — Penal Code.]

THE PEOPLE

vs.

P

Oscar Murphy

JOHN R. FELLOWS,
District Attorney.

A True Bill.

G. S. Swan
Foreman,
July 6/90
W. C. Smith
Almira, J. P. B. M.

0441

Police Court—4 District.

Affidavit—Larceny.

City and County } ss.:
of New York,Henry Schmidt
of No. 567 First Avenue Street, aged 30 years,
occupation Tailor being duly sworndeposes and says, that on the 1st day of January 1890 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:one gold watch of the value of
Seventy dollarsthe property of Deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Oscar Murphy (now here)Deponent says that on the night of the aforesaid
night date ~~day~~ he was standing on the
sidewalk in front of premises No 571
First Avenue in said City when said
Murphy came up to him and shook
his hand and wished him a
"Happy New Year" and placed his hand
on deponent's wrist. That said Murphy
walked away and Fanny ~~Sunday~~
informed him that said Murphy had
stolen his watch. Deponent disclosed
that said Chen was hanging down one
said watch, ^{which was attached to} was taken therefrom. Deponentof
born to before me, thisday
188

Police Justice.

0442

says that he had said watch in his possession previous to said defendant coming up to him and he was the only person near him from the time he saw it until he missed the same. Wherefore defendant charges him with feloniously taking said watch as aforesaid.

Brought before me
this 4th day of June 1890

Henry Schmidt,
Police Justice

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1888

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$

Sessions.

to answer

0443

CITY AND COUNTY }
OF NEW YORK, } ss.

Amie Sunday
aged 17 years, occupation Nothing of No. 567 First Avenue
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry Schmidt
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 17
day of Jan 1890 } Henry Sanders

D. J. C. B. H. H.
Police Justice.

0444

Sec. 108-200.

CITY AND COUNTY } ss.
OF NEW YORK }

4 District Police Court.

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

Question. What is your name?

Answer.

Oscar Murphy

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

England

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

Answer.

695 First Ave 5 1/2 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.
Oscar Murphy

Taken before me this

day of

188

Police Justice.

0445

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 Syrdant

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

Dated Jan 2 1890 Lo. McNeill 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.

0446

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

4

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Schmidt
567 ps. 1st av

1 Oscar Murphy

2

3

4

Offence *Carrying gun*
the person

Dated January 4 1890

Daniel O'Reilly Magistrate

Malartey Officer.

21 Precinct.

Witnesses Fanny Bender

No. 567 First ave

Mary Brandt

No. 565 First ave

Magge Schack

No. 1845 9th Avenue

Mr Rottschalk

833 First ave

\$1500 to ans G

Committee



0447

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Oscar Murphy

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

Oscar Murphy
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said Oscar Murphy

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

one watch of the
value of seventy dollars

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

Henry Schmidt
John L. Bellows,
District Attorney.

0448

BOX:

382

FOLDER:

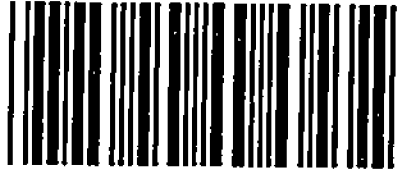
3562

DESCRIPTION:

Murray, John

DATE:

01/09/90



3562

0449

If theses;

H. H. Clusman

82 B.W. Lang 270
1/90

Selling to Minor.

Counsel,

Filed 9 day of Jan 1890
Plends, West & Gull 16

THE PEOPLE

vs.

John Murray

VIOLATION OF EXCISE LAW.
(Selling to Minor)
Section 290 Penal Code

Transferred to the Court of Sessions for trial and final disposition

Part 3 of 3 1890

JOHN R. FELLOWS,

District Attorney.

Part 3 of 3 270

A True Bill.

G. H. Lang

Foreman.

Complaint sent to the Court of Special Sessions,

Part III, January 16, 1890.

0450

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 Murray

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

of a MISDEMEANOR, committed as follows:

The said

John Murray

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *December* in the year of our Lord
one thousand eight hundred and *eighty nine* 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 to one *and cause to be sold*
child actually apparently *Maggie Devere*
who was then and there a *sixteen* ~~minor~~ under the age of fourteen years, to wit: of the age of
ten years, as the said

~~then and there well knew and had reason to believe;~~ against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York,
and their dignity.

JOHN R. FELLOWS,
District Attorney.