

0226

BOX:

55

FOLDER:

630

DESCRIPTION:

Madigan, James

DATE:

12/16/81



630

0227

Filed 16 day of Dec 1887

Pleas, Nov 21 19

THE PEOPLE

vs.

James Madison
vs. People of the County of...

James Madison

DANIEL G. ROLLINS,

District Attorney

Part for Dec. 28. 1887

A True Bill.

Foreman.

[Handwritten signature]

0228

Police Office. Third District.

City and County
of New York,

ss. *Mary Ann Smith, Housekeeper*
No. of *No 17 Scammel* Street, being duly sworn,

deposes and says, that the premises No. *17 Scammel*
Street, *7th* Ward, in the City and County aforesaid, the said being a *Quit Raising*
and which was occupied by deponent as a *dwelling house*

And entered by means *of forcibly opening the Casement*
Window of said premises at about
the hour of 5 o'clock
on the *afternoon* of the *12th* day of *December* 188*7*,
and the following property, feloniously taken, stolen and carried away, viz..

One Barche Shawl of the
value of sixty-five dollars

the property of *deponent and her husband,*
Frederic Smith

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

James Madigan, New York,

for the reasons following, to-wit: *That said shawl was*
then on a chair which was
in the Casement of said premises
close to the window.

That said deponent was then
seen, by a boy named Henry
Albers, here present, to raise
said Casement window and
insert his hands within said
Casement and take, steal

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and carry away said shawl
from said Casement. That the
said dependant admitted and
confesses to depment that the
shawl was pawned at 25 1/2
Catherine Street and depment
went to the pawn shop aforesaid
and found said shawl therein.
Sworn to before me this }
13th day of December 1881 } Mary Ann Smith

W. J. Down

Police Justice

City and County of New York, D.C.
Henry Albert, of the Governor's
Street, being duly sworn says -
I am over twenty years of age. I
saw James Madigan, now
here, steal the shawl
mentioned in the foregoing
Complaint of Mary Ann Smith
at the time and in the manner
described in said Complaint.
Sworn to before me this }
13th day of December 1881 } Henry Albert

W. J. Down

Police Justice

0230

Sec. 198-200.

3^d DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Madigan 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. *James Madigan*

Question. How old are you?

Answer. *Sixteen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *354 Madison St. 7 years*

Question. What is your business or profession?

Answer. *I have 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 did not take the shawl, but I was with the boys when they did take it. My brother took the shawl and passed it to James Madigan - between Scammell & Jackson street, who was with us.*

Taken before me, this *13th*

day of *November* 188*8*

James Madigan

W. J. O'Connell Police Justice.

0231

160
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

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

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Madigan
Magistrate

Offence: Burglary & Larceny

Dated December 13th 1881

Magistrate

Complainant

Witnesses

No. 1, Henry Adams

No. 2, Edward Snell

No. 3, Deanne

No. 4, S. J. ...
Street

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

guilty thereof, I order that he ~~be~~ be admitted to bail in the sum of one Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated December 13 1881

M. J. ... 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.

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Sec. 208, 209, 210 & 212.

Police Court-- District,

160 3^d

THE PEOPLE, &c.,

ON THE COMPLAINT OF

May Ann Smith
178 Cambridge St
James Madigan
2
3
4

Dated *December 13* 188*1*

Magistrate.

Patrick
Englehart Officer
Mar 7th Mart Clerk.

Witnesses

Henry Adhes
No. *35* *Ghermain* Street,
Edward Gurell
No. *22* *Acannah* Street,

No. Street.

1500, Ann S. P.
Comer

Repts furnished
Comm. at 554
Murson St.
Sam. Mart

BAILED,

No. 1, by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street,

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

guilty thereof, I order that he be admitted to bail in the sum of *one* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *December 13* 188*1* *W. J. Finson* 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.

0233

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

THE PEOPLE OF THE STATE OF NEW YORK

against

James Madigan

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *James Madigan*

committed as follows:

The said

James Madigan

late of the *seventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twelfth* day of *December* in the
year of our Lord one thousand eight hundred and eighty-*one* with force and arms,
about the hour of *three* o'clock in the *day* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Mary Ann Smith

there situate, feloniously and burglariously did break into and enter, ~~by means of~~
~~forcibly~~

he the said

James Madigan

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of

Mary Ann Smith

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.

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

James Madigan

of the CRIME OF

Larceny

committed as follows:

The said

James Madigan

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,

One shawl of the value of sixty-five dollars.

of the goods, chattels and personal property of the said

Mary Ann Smith

in the said dwelling house then and there being, 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.

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And the Grand Jury aforesaid, by this indictment, further accuse the said
James Madigan
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

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

*One shawl of the value of sixty-five
dollars.*

of the goods, chattels and personal property of the said *Mary Ann Smith*
by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Mary Ann Smith
unlawfully, unjustly, did feloniously receive and have (the said

James Madigan
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

DANIEL G. ROLLINS, District Attorney.

0235

BOX:

55

FOLDER:

630

DESCRIPTION:

Maecker, Reinhold

DATE:

12/12/81



630

0236

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Counsel,
Filed 12 day of Dec 1881
Pleads

INDICTMENT.
FORGERY in the Third Degree.

THE PEOPLE

vs.

R. D. F.
Reinhold Maccher.

Amos S. Collins
Deed of BENEFIT

District Attorney.

Plends Guilty
S. A. Tom year.

A True Bill.

Wm. W. ...
Foreman.

[Signature]

0237

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Reinhold Maackw 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. *Reinhold Maackw*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Juscy City Heights for one year*

Question. What is your business or profession?

Answer. *Druggist*

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

Answer. *I am guilty of forging the signature
I was out of employment and had a
family to support*

Taken before me, this *6*
day of *Dec* 188*7*

Reinhold Maackw

J. V. M. M. Police Justice.

0238

Sec. 198-200.

1st- DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Kruger 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. George Kruger

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. Germany

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

Answer. 392 E 10th St for 9 mos

Question. What is your business or profession?

Answer. Porter

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. Maack gave me the order for said goods
and I went and got them. I put an adver-
tisement in the paper and Maack came
to my house and employed me

George Kruger

Sworn taken before me, this 6
day of Dec 1888

J. P. [Signature] Police Justice.

0239

Sec. 208, 209, 210 & 212.

Police Court

District.

67

THE PEOPLE, &c.
ON THE COMPLAINT OF

1130

Frederick M. Fink
100 Willamette
1 Richard M. Macken
2 George Hanger

Offence, Forgery

Dated

Dec 6

1881

J. J. Willmott Magistrate.

Miller 27 Officer.

Witnesses

George & Melmo

No. 142 Willamette Ave Street,

Quincy City

No.

Street,

No.

Street.

Wm. Perry

No. 1 Fremont

2 DuChang rd

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

Richard Macken

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Dec 6. 188

J. J. Willmott 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.

George Hanger

Dated _____ 188

J. J. Willmott Police Justice.

0420

67

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

1. *Frederick W. Frank*
700 Williamson St
2. *Remhold Staecher*
George Drueger
3. _____
4. _____
Offence, *Forgery*

Dated *Dec 6* 188*7*

J. J. Kilbride Magistrate.

Huber 27 Officer.

_____ Clerk.

Witnesses *George L. Welmo*

No. *142 Humboldt Ave* Street.

Quincy City

No. _____ Street.

No. _____ Street.

Wm. [unclear]

Sto. 1 [unclear]

2 [unclear]

BAILED.

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

Dated _____ 1887

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

George [unclear]
Police Justice.

Dated _____ 1887

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

Dated *Dec 6* 1887

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 admitted to bail in the sum of _____ and be committed to the Warden or Keeper of the City Prison until he give such bail.

Richard [unclear]
Police Justice.

0241

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

Reinhold Macekes

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I find that ~~this~~ defendant has a wife and three children dependent upon him the youngest is but two's old and blind & sick. The family are in destitute circumstances, and need his assistance. I do wish ~~this~~ defendant is really bad at heart, and may have been led into his guilty way by force of his circumstances. I trust you may see fit to let him resign his family, and endeavor to take care of them.

Very respectfully

Henry B. Hoffman
170 William St

My June 23/87

H.B.H.

0242

Jersey City. N. J. 5/12 '91.

Gentl. Mrs. Lehn & Pink,
Wholesale Druggists

Please send me with bearer.

1 # Chloroform. Squibbs.

2 oz. Quinine sulph. P. & W.

2 doz. Alcock's Iodine Plasters.

1 doz. Winslow's Soothing Syrup.

Respectfully

George L. Harris.
142 Monticello Ave.
Jersey City Heights.

0243

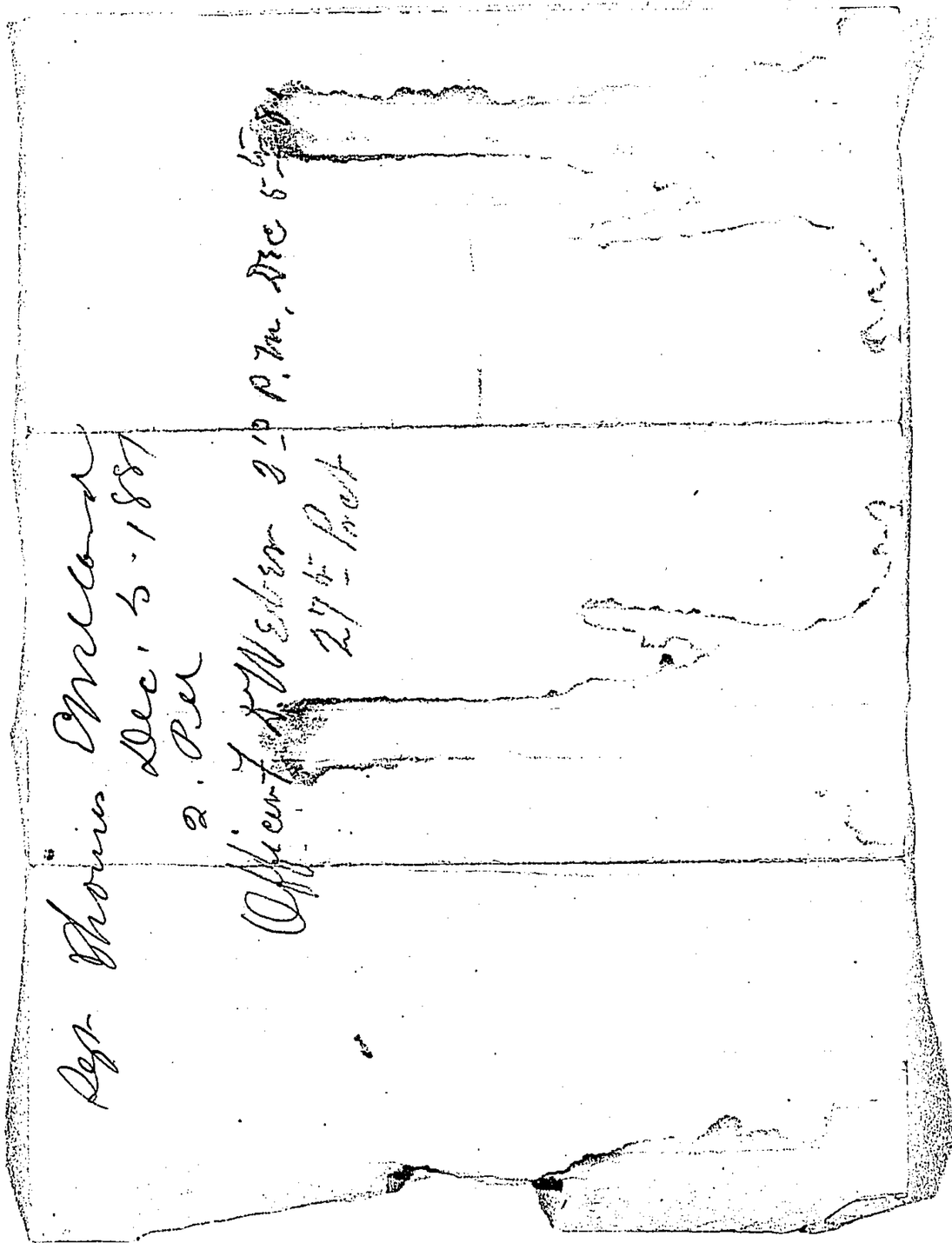
Rep. Thomas McClain

Dec. 5-1887

2. Per

Officer J. W. Weber 2:10 P.M., Dec 5-1887
27th Prec

0244



Rep. Thomas McClelland

Dec. 5-1887

2. Per

Officer F. S. Webster 27th Dec

27th Dec

0245

(General)

State of New York
City & County of New York } ss
Frederick W. Fink of No 160 William
Street in the City of New York

being duly sworn deposes and says that on
the 5th day of December 1881

Reinhold Maeker ^{and} George Kruger
(both now here) did with intent to cheat
and defraud deponent and his copartner
Louis Lehr, ^{falsely and} feloniously ^{make} ^{and counterfeit} forge the name
George L. Wilms upon the order hereto
annexed dated Dec. 5. 1881 ^{+ purporting to be} drawn by
said ~~Wilms~~ Wilms for a quantity of
Drugs of the value of Ten dollars

Deponent further says that the said
Kruger presented said order and received
said goods. He saying at the time that
a man employed ^{him} to get said goods
and for him to meet him at the Post
office Deponent followed said Kruger
to the Post office where he met said
Maeker and walked to Washington
Market in company with said Maeker
where deponent had them arrested

Deponent therefore charges said Maeker
and Kruger with ^{falsely} and ^{feloniously} making forging
and uttering said written order on him.

0246

for a quantity of drugs with the felonious intent - to cheat and defraud defendant and his copartner. Defendant further says that he is 35 years old and is a wholesale druggist and prays that said Maack & Kruger may be dealt with according to law

Fred: W. Frick

Sworn to before me

this 6 day of December 1881

A. W. M. Police Justice

City and County of
New York

George L. Wilson of No 142 Monticello Avenue Jersey City being duly sworn says that the endorsement of his name to the order now here shown and made part of this affidavit dated December 5. 1881 is a forgery the said endorsement not having been made by him nor was any person authorized to sign his name

Geo. L. Wilson

Sworn to before me

this 6 day of December 1881

J. P. M. Police Justice

0247

Office of
HENRY HARTMAN,
COUNSELLOR AT LAW,
170 William Street,
New York.

New York, June 15th 1881

Mr. Dime: You will remember I
have seen you several times respecting
the case of Reinhold Mackes charged
with forgery of order on W. N. Schiffelin
Co. In respect to him I beg to say that
you might act in his matter in
accordance with our last conversation.

His wife and three children are entirely
dependent upon him, the youngest child
is but two and a half years old and sick, I
raised a little fund to make their
situation easier but that will not
last long. He, I think, had been very
frank with me in his matters. Should
you prefer seeing me before letting him
go, be kind enough to let me hear from

0248

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Reinhold Maecker against

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

Reinhold Maecker

of the crime of

Forgery

committed as follows:

The said

Reinhold Maecker

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *fifth* day of *December* in the year of our Lord
one thousand eight hundred and ~~eighty one~~ *eighty one* with force and arms, at the Ward,
City, and County aforesaid, feloniously ~~did~~ *did* falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged, and counterfeited, and willingly act and
assist in the false making, forging, and counterfeiting a certain instrument and writing
to wit an order for the delivery of goods

which said false, forged, and counterfeited *order for the delivery of goods*
is as follows, that is to say:

Jersey City. N. J. 5/12 81

Mrs. Lehn & Fink
Wholesale Druggists

Gentl.

Please send me with orders

1 lb Chloroform Squibbs.

2 oz. Quinine sulph. P. & W.

2 doz. Alcock's Porous Plasters.

1 doz. Winstons Soothing Syrup.

Respectfully

George L. Wilms.

142 Monticello Ave.

Jersey City Heights.

Frederick W. Fink,

with intent to injure and defraud

Louis Lehn

and divers other persons, to the ~~prejudice~~ *prejudice* aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

0249

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

Reinhold Macker
of the CRIME OF *Uttering a false ^{forged} and fraudulent instrument*
committed as follows:

The said *Reinhold Macker*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said *Frederick W. Fink, Louis Lehman*

and divers other persons, to the ~~persons~~ ^{*Grand Jury*} aforesaid unknown, a certain false, forged, and counterfeited instrument and writing *to wit: of the kind commonly called an order for the delivery of goods.*

which said last-mentioned false, forged, and counterfeited *order for the delivery of goods* is as follows, that is to say:

Jersey City. Ct. 5/12 81.

Mrs. Lehman & Fink
Wholesale Druggists
Gentl

Please send me with bearer
1 lb chloroform. Squibbs.
2 oz. Quinine sulph. P & W.
2 doz. Allcock's Porous Plasters.
1 doz. Winstons Soothing Syrup.
Respectfully *George L. Wilms.*

142 Monticello Ave
Jersey City Heights.
the said *Reinhold Macker*

at the same time ~~he~~ so uttered and published the last-mentioned false, forged, and counterfeited *order for the delivery of goods.* as aforesaid, then and there well knowing the same to be false, forged, and counterfeited, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Samuel J. Rollins
District Attorney.

0250

BOX:

55

FOLDER:

630

DESCRIPTION:

Magee, Sproule

DATE:

12/09/81



630

In this case I believe
that the debt was a
tool in the hands of
Hessing & I learn
that he has received
from a good character
I believe that if
securities were
I believe he would
again commit
any act of
I therefore remain
a suspicious person
the 23rd W. A. Leach
ava

49 39

C. Lee
Counsel
Filed
Pleads
day of Dec
1887
W. A. Leach
guilty

THE PEOPLE
vs
James S. Holland
Sprule Magee
INDICTMENT
FORGERY in the Third Degree.

James S. Holland
District Attorney
at Port Geo Dec 29, 1887
I plead an attempt.

A True Bill.

Government selected
by no of security
by various means
by various means
Hess. who has the offer
few remain
Dec. 29/87

0251

0252

State of New York

City and County of New York ss.

I, Donald Magee, being duly sworn, says that he was born in Ballydooley County Donegal Ireland.

That he served his time with his uncle one William S. Armstrong Dry Goods merchant in said place; that he was with said Armstrong eight years.

That upon leaving Ballydooley he went to Dublin and was employed by Thomas Drury & Co of said City for two years as a dry goods salesman.

That he came to this County in the year 1876 and was ^{employed} by Mahanaka Ho of Philadelphia as a salesman and remained with said last mentioned firm until September of 1880 when

he became engaged in business with his father in law Richard H. Forestal of Philadelphia.

That he came to this City about October 12 1880 and since that time has sold papers on commission for the firm of R. H. Forestal & Co of Philadelphia & others.

Deponent further says that he never committed any crime or misdemeanor

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and was never accused of any such
before the matter now before the Court.
Deponent further says that he cannot
remember of ever making a note
or endorsing one before the matter
now charged; that he never was
employed in any counting house
by any one and never was familiar
with business of this nature.

Deponent further says that he never
thought of or originated the plan of
obtaining money by any such means
but the whole matter was conceived
and engineered by one Fleming
who wrote the notes and forged the
signature of said R. H. Forestal of
Philadelphia.

Sworn to before me this 29th day of December 1881
Frederick W. Lee
Notary Public
Philadelphia

0254

\$ 833 ⁴⁰/₁₀₀ Philadelphia Nov 1st 1881
 Four Months after date I promise to pay to
 the order of J Magee
 Eight Hundred & Thirty Three ⁴⁰/₁₀₀ Dollars
 at Commercial National Bank
 @ Value received
 No. _____
 Due March 1st 1882
 R. H. Fort & Co

STEPHEN C. SHOURD, STATIONER & PRINTER, 18 NEW CHURCH ST., N. Y.

0255

GLUED PAGES

0256

Magee

17 Dec 41

STATE OF NEW YORK POLICE COU
AND COUNTY OF NEW YORK

a B...

0257

POLICE COURT - SECOND DISTRICT.

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

a Broker in Notes - John N. Greene - age 38 years
of No. 79 Cedar Street, being duly sworn, deposes
and says, that on the 2nd day of November - 1881

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

Sproule Magee (now here) did have in his possession a certain forged counterfeit negotiable note, being an evidence of debt, hereto annexed, and forming a part of this complaint, purporting to have been signed executed and delivered by R. H. Forestal & Co of Philadelphia Pa, and for the amount of Eight hundred and thirty three $\frac{45}{100}$ Dollars, and the said Magee did utter the same false and forged note to this deponent with the felonious intent to cheat and defraud this deponent out of good and lawful money, of the specified value indicated in said note; from the fact, that this deponent presented said note, hereto attached, to said Forestal & Co, and said Forestal & Co then and there informed this deponent that said note was a forgery, and that they the said Forestal & Co did not make, issue, or execute the said note, hereto attached, and that the same was wholly false and fraudulent, and in no way whatever authorized by them the said Forestal & Co - Deponent is also informed by the defendant Sproule Magee (now here) that one James S. Fleming wrote and executed the said note, hereto attached, acting in concert with him the said Sproule Magee, and delivered said note to him said Magee to negotiate, for him said Fleming, it being agreed at the time by and between said Magee and Fleming, that a part of the proceeds of said note should be shared between them - Therefore deponent prays that a warrant may be issued for the arrest of said James S. Fleming, so acting as described in concert with said Magee, that he may be held to answer the above complaint

0258

and dealt with as the law in such cases directs -

Sworn to before me
this 8th day of November
1881 -

J. H. Mearns

R. L. Morgan
Justice
City

Police Court - Second District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

John W. Greene

vs

Sproule Magee

James S. Fleming

Offence,

Done November 1881

Morgan Justice.

Dorsey Officer.
Central Office

Witnesses,

Officer Dorsey Central Office

M. H. Forestal & Co
Philadelphia Pa

Committed in default of \$ surety.

Bailed by

No Street.

0259

State of New York

City and County of New York fo:

A. L. R. S. being duly sworn says that he is an attorney and law seller at law having an office at no 102 Broadway New York City and resides at no 72 Bush Portland Avenue Brooklyn.

That he has acted as the counsel for Shroul Magee since he was arrested on November 8th 1881 charged with an attempt to utter forged paper.

That upon the first interview with said Magee all the facts in the case were divulged him and said facts were identical with the statement made by said Magee to John H. Greene the complainant in the case the morning after the arrest.

Deponent further says that he believes that said Magee stated the truth the whole truth and nothing but the truth in his statement to said Greene. That the whole business career of said Magee in this country is comprised by his employment

0260

by Manamaker of Philadelphia
and his connection with his
father in law Richard H. Forestal
upon leaving Manamaker & Co.
that deponent has had frequent
interviews with said Richard H.
Forestal and said Forestal has
stated his sorrow at the occurrence
and that he could not believe that
said Magee ever originated the plan
of forging his name.
Deponent further says that he had
an interview with Mr William H.
Manamaker of Philadelphia and
said Manamaker spoke in the highest
terms of said Magee as to his
honesty and faithfulness and stated
to this deponent that if Magee had
^{taken} his advice and acted with him
he never would have got in this
trouble.
Deponent further says that he has known
said Magee personally for about two
years, since his marriage, and that
he always believed him to be an
upright honorable man.

Done and before me this 28th day of December 1883
J. H. Ferguson
Notary Public
M. D. C.

0261

New York General Sessions.

PEOPLE, ON MY COMPLAINT,

versus

Sprail Mage

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. — but under advice & consent of Mr Beecher assistant atty I have received back from the dept all the money which I had lost through the forgery herein —

I have no desire to prosecute the defendant. & with the consent of the court would ask for permission to withdraw my complaint —

Dated Dec 28/58!

Impresario of
W. Beecher
att

J. H. Mage

0262

State of Pennsylvania
City and County of Philadelphia
I, William A. ~~Wanamaker~~ of ~~Wanamaker~~
~~Wanamaker~~ Dry Goods of Philadelphia being
duly sworn says that ~~Spauld Magell~~
was employed by ~~the above firm~~
soon after coming to this County
and remained with them for a
period of about four years. That
while in said employ he was honest
and industrious and faithfully discharged
his duties and would now be in
our employ had he not engaged
in business with his father-in-law
Richard H. Gressal of Philadelphia
Dated Philadelphia December 27th 1881

Sworn and subscribed
before me this 27th day
of December A. D.
1881.

W. W. Dougherty
Notary Public.

0263

State of Pennsylvania
City and County of Philadelphia
Valentine G. Edwards being duly sworn
says that he is now employed as
manager in the establishment of W. S.
Rosenberg, 1507 Chestnut St Philadelphia
Clothing Dept. that he was manager of the
clothing department for W. S. Rosenbergs
during the period that Shroul Magee
was employed there. That said Magee
was under him, that he was an honest
and industrious salesman and performed
his duties faithfully and disponent
corroborates in every particular the
affidavit of Michael S. W. W. W.

Valentine G. Edwards.

Subscribed in the presence of
Frederick R. Lee

0264

State of Pennsylvania
City and County of Philadelphia do
William H. ~~Wanamaker~~ of Wanamaker
~~Wanamaker~~ Dry Goods of Philadelphia being
duly sworn says that ~~Shaul Magell~~
was employed by ~~him~~ ~~above~~ firm
soon after coming to this country
and remained with them for a
period of about four years. That
while in said employ he was honest
and industrious and faithfully discharged
his duties and would now be in
our employ had he not engaged
in business with his father-in-law
Richard H. Foxall of Philadelphia
Dated Philadelphia December 27th 1881

Sworn and subscribed
before me this 27th day
of December A.D.
1881.

W. W. Dougherty
Notary Public.

0265

New York December 15th 1881

Hon William L. Beecher
District Attorney of the City and
County of New York.

Dear Sir.

I wish to state to
you that I would name who is now
under indictment in your County
for an attempt to utter forged
paper bearing my name, is a young
man of previous good character, that he
never committed any crime or other
unlawful act before to my knowledge,
and it is my earnest prayer and desire
that all proceedings against him
be withdrawn.

I also state that the business conducted
under the name of R. H. Forestal & Co
is my own business, that is, that I have no
partner nor partners.

R. H. Forestal & Co
Philadelphia Penna

0266

State of Pennsylvania
City and County of Philadelphia for
James E. Magee being duly sworn says
that he has known ~~Spiegel~~ ~~Magee~~ for
about five years since he ~~first~~ came
to this County, that to this deponent's
knowledge he was an upright honorable
man. That deponent was intimately
acquainted with said ~~Spiegel~~ ~~Magee~~
and never knew or heard of anything
against his character.

That deponent is in the printing business
at no 722 Chestnut Street Philadelphia
and resides at no 223 St Albans Street
in said City.

Dated Philadelphia December 27-1881

J. E. Magee
I subscribed in the presence of
Frederick R. Lee.

0267

State of New York
City and County of New York
Andrew Newton being duly sworn says that
he is in the printing and publishing
business at nos 36 + 38 N Moore Street in
New York City and resides at 228 E. 13th Street
in said City. That he has known Samuel
Magell for about two years and has
known him intimately since he came to
this City from Philadelphia about eighteen
months ago. That said Magell bore a good
character for honesty and industry while
deponent was acquainted with him and deponent
never knew or heard of anything to his
disadvantage.

Sworn to before me this December 28 1881

Sworn to before me this
28th day of December 1881.

Andrew Stewart

John Sawyer
Notary Public N.Y.C.

0268

Sec. 198-200.

2²

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sproule Magee 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Sproule Magee

Question. How old are you?

Answer. Thirty years

Question. Where were you born?

Answer. Ireland

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

Answer. 26 West 15th St. Four months

Question. What is your business or profession?

Answer. Paper broker

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 have nothing to say
Sproule Magee

Taken before me, this 28th
day of Nov 1881

Seour Smith
Police Justice.

0259

Sec. 209, 209, 210 & 212.

49

Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Steene
79 East St.

Shirley Magee
James & Fleming

Offence, *Forging and Uttering*

Dated *Nov 28th* 1881

W. R. Smith
Magistrate.

Orrey Curtis
Officer.

Clerk.

Witnesses *Officer Orrey*

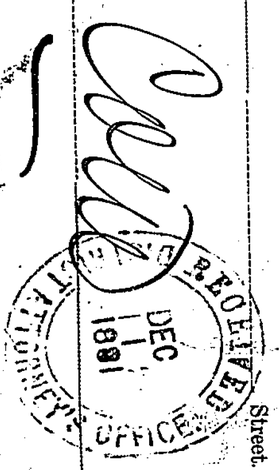
No. *Curtis* Street

No. *R. H. Fowler & Co.*

No. *Philadelphia Pa* Street,

No. *22 South 5th R*

No. _____ Street.



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

guilty thereof, I order that he ~~be admitted to bail in the sum of~~ *held to answer with someone* ~~_____~~ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Nov 28th* 1881 *Edward R. Smith* Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

0270

Sec. 208, 209, 210 & 212.

49

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Greene
79 Cedar St

James Magie
James Fleming

Offence, Forgery and
Uttering

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated Nov 28th 1881

Magistrate
A. Smith
A. Regan

Officer
Dorsey

Clerk
Cento

Witnesses

Officer Dorsey
Cento

No. R. H. Forestal Esq.

No. Philadelphia Pa Street,

22 South 5th St

No. Street.

RECEIVED
DEC 11 1881
CLERK'S OFFICE
STATES

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 admitted to bail in the sum of ~~One Hundred Dollars~~ ^{Twenty Dollars} and be committed to the Warden or Keeper of the City Prison with ~~no~~ ^{one} surety bail.

I have admitted the above named ~~to~~ ^{to} bail to answer by the undertaking hereto annexed.

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

Dated 1881 Police Justice.

Dated Nov 28th 1881

Boebers & Smith

Dated 1881 Police Justice.

0271

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Sproule Magee ^{against} ~~and James S. Fleming~~
The Grand Jury of the City and County of New York by this indictment accuse

Sproule Magee ~~and James S. Fleming~~
of the crime of

Forgery
committed as follows:
The said *Sproule Magee* ~~and James S. Fleming~~ each

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *second* day of *November* in the year of our Lord
one thousand eight hundred and ~~eighty one~~ *eighty one* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged, and counterfeited, and willingly act and
assist in the false making, forging, and counterfeiting a certain instrument and writing
to wit: of the kind commonly called a
promissory note
which said false, forged, and counterfeited *promissory note.*
is as follows, that is to say:

#833 ⁴⁵/₁₀₀ Philadelphia Nov 1st 1881

Four months after date
We promise to pay to the order of
S Magee Eight hundred and thirty three ⁴⁵/₁₀₀
Dollars at Commercial National Bank.

Value received
To *R. A. Forestal & Co.*
Due March 1/3/82

with intent to injure and defraud *John H. Greene*

and divers other persons, to the ^{*Grand Jury*} ~~persons~~ aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

0272

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

Sproale Magee and James S. Fleming
of the CRIME OF *uttering a false and fraudulent instrument*

committed as follows:

The said *Sproale Magee and James S. Fleming*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City, and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

John H. Greene

and divers other persons, to the ^{Grand Jury} ~~jury~~ aforesaid unknown, a certain false, forged, and counterfeited instrument and writing *to wit: of the kind*

commonly called a promissory note

which said last-mentioned false, forged, and counterfeited *promissory note* is as follows, that is to say:

#833 ⁴⁵/₁₀₀ Philadelphia Nov 1st 1881

*Four months after date
we promise to pay to the order of
S. Magee Eight hundred and thirty three ⁴⁵/₁₀₀
Dollars at Commercial National Bank.*

Value received

R. H. Forestal & Co.

*No.
Due March 1/3/82*

the said

Sproale Magee and James S. Fleming

at the same time ~~also~~ ^{he} uttered and published the last-mentioned false, forged, and counterfeited

promissory note

as aforesaid, then and there well knowing the same to be false, forged, and counterfeited, 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.

~~BENJ. K. BHELERS~~

Daniel S. Rollins
District Attorney.

0273

BOX:

55

FOLDER:

630

DESCRIPTION:

Maul, John

DATE:

12/22/81



630

0274

my

Day of Trial, J. F. Garver
Counsel, J. F. Garver
Filed 22 day of Dec 1881
Pleads Not Guilty

THE PEOPLE
vs.
John Maud

DANIEL F. ROLLINS,
District Attorney.
Law 6. 1882
A TRUE BILL.
Foreman.

Felonious Assault and Battery.

of the man in our name
Paul is fixed at \$2000
dated July 18th 1882
RAC
Witnesses:
Burling John, admitted
762 9th ave.

It appearing by the certificate of the Order of the Court that the defendant is incompetent to plead guilty or plead not guilty - therefore the court will pronounce a verdict of insanity this is what is intended

Order
- 12 82
D. F. Rollins

to
City of
1882
Foreman.

0275

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

John Maul

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. I make this recommendation for the following reasons: I fully believe that at the time of the defendant's assault upon me he was irresponsible for his act and was wholly of unsound mind.

Further, that on an examination had in the matter of such assault by the proper authorities it was considered that the said defendant committed such assault while insane and was thereupon sent to an Insane Asylum where he was confined about six months from which he has subsequently been discharged cured.

Further, I do not believe that the defendant had any direct ill will or malice against me in making such assault but was wholly unconscious of the fact that he committed any wrong, and therefore respectfully request that he and his sureties be discharged.

+ John Wolf
454. St. Ag St

0276

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

of No. 457 1/2 West 24th Street,
John Wolf

on Monday the 29th day of December
in the year 1887, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by John Maub
(now here) who then and
there struck deponent
two violent blows on
the head with a
baton then and there
held in his hand
and did so assault
and beat deponent

with the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this 29th day
of December 1887
P. J. Morgan
Police Justice.

John Wolf

0277

Police Court

THE PEOPLE
ON THE CO

CITY AND COUNTY } ss.
OF NEW YORK }

John Maul 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~~ *him* to see fit to answer the charge and explain the facts alleged against ~~him~~
that he is at liberty to waive making a statement, and that his waiven cannot be used
against ~~him~~ on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this *27th*
day of *December* 188*8*

B. L. Morgan Police Justice.

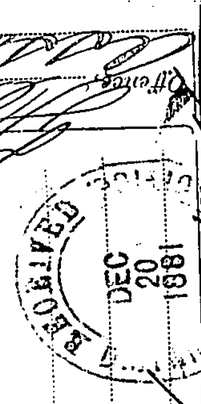
0278

Sec. 208, 209, 210 & 211.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Mag...
454 n. 49 f. p.
John Mead



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

Date: *Dec 20 1881*
Magistrate.
Parvey Officer.
Clerk. *Parvey*

Witnesses
James Owens
Ed. ...
with ...

No. _____ Street, _____
No. *500* Street
Committed

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

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

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

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

Dated _____ 1881
Police Justice.

0279

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Mack
454 N. 29th St.

John Maud



Offence

Date

Dec 20 1881

Magistrate
Magistrate.

Clarence
Officer.

Wm. H. Reavis
Clerk.

Witness

Wm. H. Reavis
Street

Wm. H. Reavis
Street

No.

Street

No.

Street

John Mack
Street

Clarence
Street

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

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

Dated *Dec 20 1881*

R. L. Hoque 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.

0280

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

Office of CITY PRISON,

Corner Franklin and Centre Streets,

JAMES FINN,
WARDEN.

New York, July 13 1882

Hon John A. King
District Attorney

John Fraud
is in a stupid demented
condition the result of
epilepsy. In my opinion
he is not responsible for his
actions on account of his
mental state which is dementia
following epilepsy

Respectfully

William L. Moody M.D.

Ind. found Dec. 22. 1881 -
Sent to Insane Asylum Jan 6/82
Felony Assault - #

0281

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0282

New York 21st Decemb. 1881

I certify hereby that (Mr John)
Welf in account of a wound received
on the head is confined to his
room and unable to appear
before the Court,

J. Marcinowski M.D.

362 W 50th St.

0283

New York 22nd Decemb. 1861.

I hereby certify that Mrs. John Wolf
is unable to leave his house until
next week. His wound is now in good
condition, but an exposure to the present
weather might produce a dangerous
inflammation.

F. Marcinkowski M.D.

852 W 50th Str.

0284

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

The State

Have you

checked

McDon

Oct 12, 82

0285

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Maul

The Grand Jury of the City and County of New York, by this indictment, accuse
John Maul
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

John Maul
late of the City of New York, in the County of New York, aforesaid, on the
nineteenth day of *December* in the year of our Lord
one thousand eight hundred and eighty-*one* with force and arms, at the City and
County aforesaid, in and upon the body of *John Wolf*
in the peace of the said people then and there being, feloniously did make an assault
and *him* the said *John Wolf*
with a certain *hatchet* which the said

John Maul
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon wilfully and feloniously did beat, strike, stab, cut and wound
with intent *him* the said *John Wolf*
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

John Maul
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

John Maul
afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, ~~the said~~
with force and arms, in and upon the body of the said *John Wolf*
then and there being, wilfully and feloniously did make an
assault and *him* the said *John Wolf*
with a certain *hatchet* which the said

John Maul in *his* right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *him* the said *John Wolf*
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.

0286

THIRD COUNT.

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

John Maul
of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said *John Maul*
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of *John Wolf*
in the peace of the said people then and there being, feloniously did make another assault and ~~him~~ the said *John Wolf*
with a certain *hatchet*
which the said

John Maul in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~him~~ the said *John Wolf* with intent ~~him~~ the said *John Wolf* 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.

FOURTH COUNT.

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

John Maul
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said *John Maul*
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *John Wolf*
then and there being, wilfully and feloniously did make another assault and ~~him~~ the said *John Wolf* with a certain *hatchet* which the said
in *his* right hand then and there ~~had and held~~, the same being then and there a deadly weapon, wilfully and feloniously did ~~then and there~~ beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim ~~him~~ the said *John Wolf* 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.

DANIEL G. ROLLINS, District Attorney.

0287

BOX:

55

FOLDER:

630

DESCRIPTION:

McAlicee, Philip

DATE:

12/12/81



630

0200

88

Day of Trial

Counsel,

Filed 1/2 day of

1881

Dec

Pleads

THE PEOPLE

vs.

Philip Mc Alice ^B

Violation of Excise Law.

Daniel B. Collins
BENJ. K. PHELPS,

District Attorney.

A True Bill.

Foreman.

Geo. C. Fisher

Defendant's Sec

Guarantied

F. S.

P. Dec 14/81

James
After application
for a license was
pending at the time
of the return issued
the newspaper
his license for
three reasons the
court whome as
for the reason is
attached

NEW YORK
DISTRICT COURT

0289

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Philip Mc Alice 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. *Philip Mc Alice*

Question. How old are you ?

Answer. *38 years*

Question. Where were you born ?

Answer. *Ireland*

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

Answer. *35 Madison St for 5 mos*

Question. What is your business or profession ?

Answer. *Bar tender*

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

Answer. *I am guilty*

Taken before me, this *8*
day of *Dec* 188*8*

Philip Mc Alice

J. P. [Signature]
Police Justice.

0290

Sec. 212.

Ford District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

vz Violation License Law

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

Philip De Alice

guilty thereof, I order that he be held to answer the same, and the said crime beingailable by me, but bail not having been taken by me, I order that he be admitted to bail in the sum of 600 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 at the City of New York; Dec 1881

J. J. [Signature] Police Justice

0291

Sec. 210.

Just District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

to wit Perjury of Course Law

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

Philip McAlister

guilty thereof, I order that he be held to answer the same, and the said crime beingailable by me, I have admitted h to bail in the sum of *one* Hundred Dollars..... to answer by the undertaking hereto annexed.

Dated at the City of New York, *Dec 8* 188

J. H. Smith Police Justice.

0292

Police Court 1 District.

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

of No. 4 Grand-Place Wolf Levy Street,
of the City of New York, being duly sworn, deposes and says, that on the 8 day
of December 1881, in the City of New York, in the County of New York, at
premises No. 35 Madison Street,

Philip Mc Kee [now here]
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituous liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be
drunk in the house or premises aforesaid, contrary to and in violation of law.

WHEREFORE, deponent prays that said Mc Kee
may be arrested and dealt with according to law.

Sworn to before me, this 8 day } Wolf Levy
of Dec 1881 }

J. J. [Signature] POLICE JUSTICE.

0293

88

Police Court, 1 District.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Wm. Levy

vs.

Philip Mc ^{Alice} ~~Free~~

Violation Excise Law.

Dated 8 day of Dec 188 1

J. J. O'K Magistrate.

Levy 4 Officer.

Witness,

Bailed 100 to Ans. G. S.

By Daniel Cunningham

49 New Bowery Street.

0294

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Philip Mc Aliese ^{against}

The Grand Jury of the City and County of New York by this indictment accuse
Philip Mc Aliese

of the crime of *selling spirituous*
liquors without a license
committed as follows:

The said *Philip Mc Aliese*

late of the *fourth* Ward of the City of New York, in the County of
New York, aforesaid, on the *eighth* day of *December* in the year
of our Lord one thousand eight hundred and eighty *one*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the *Grand*
Jury aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to *one* a certain person whose name is
to the *Grand Jury* aforesaid unknown

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

Daniel S. Rollins
District Attorney

~~Second Count: And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

~~**BENJ. K. PHELPS, District Attorney.**~~

0295

BOX:

55

FOLDER:

630

DESCRIPTION:

McCrimlisk, Michael

DATE:

12/16/81



630

0296

155
per
1887
Dec 27
1887
Counsel,
Filed day of Dec 1887
Pleads: Not Guilty 19.

THE PEOPLE
vs.
19
189
189
No. 1000
Burglary - First Degree, and
Grand Larceny

DANIEL G. ROLLINS,
District Attorney.
A True Bill.
pleads Guilty.
F. J. [Signature]
Verdict of Guilty should specify of which count.

Reason & believe
that this is the
first division
of pieces of money
left has been guilty
of

OF THE COURT OF THE JUDICIAL DEPARTMENT
OF THE STATE OF NEW YORK
IN SENATE CHAMBER, CITY OF ALBANY

0297

Police Office, Third District.

City and County } ss.:
of New York, }
Municipal }
No. of al. No. } 19

Louisa Shopstki 31 years of age
and residing
and lawful Street, being duly sworn,

deposes and says, that the premises No. 19 Ludlow

Street, 10 Ward, in the City and County aforesaid, the said being a Dwelling House
the second floor of
and which was occupied by deponent as a Dwelling House for herself
and family were **BURGLARIOUSLY**

entered by means of forcible breaking the lock of the
near Prisoner leading to the second floor

on the night of the 10 day of December 1884,
and the following property feloniously taken, stolen and carried away, viz.

with the intent to steal goods and
lawful money of the United States
of the value of two hundred dollars

the property of Jacob Shopstki deponent's
husband

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

Michael M. Crimlish (now here)

for the reasons following, to-wit: Deponent caught said
Michael in the aforesaid room
and when detected he ran away

Louisa Shopstki
deponent

Examined & before me this
14th day of December 1884
at N.Y. J. J. J. J.

0298

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Michael M. Czuminski

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 129 Goerck St.

Question. What is your business or profession?

Answer. Printer

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

Answer.

I am not guilty
I was not in her room,
She the Complainant did
not have knowledge of me.
I remember her husband having
knowledge of me but not her having
knowledge of me.

Taken before me, this 14

day of Dec 1888

M. J. Owen Police Justice.

Michael M
Czuminski

0299

Sec. 208, 209, 210 & 212

Police Court **B** District

THE PEOPLE, &c.,
OF THE COMPLAINANT

James Joseph
19 Leonard St
Brookline, Mass
Offence, *Burglary*

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Dated *Dec 14* 188*1*

James Magistrate

William D Officer

Witnesses _____
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

James J. O'Connell
Sumner St

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 *Michael M. Cronin*

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

Dated *Dec 14* 188*1* *W. J. O'Connell* 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.

0000

Dated _____ 1881 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 _____ 1881 Police Justice.

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

Dated Dec 14 1881 Police Justice. W. J. Adams

I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

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

157
Sec. 208, 209, 210 & 212.
Police Court District 3

THE PEOPLE, &c.,
OF THE COMPLAINING OF
Louis Propolis
19 Leonard St
Medford in Quindt
Offence, Burglary

Dated Dec 14 1881
Magistrate. Pamer
Officer. Robbins 10

Witnesses _____
No. _____ Street,
No. _____ Street,

No. _____ Street.
1000 D Ave S
Sumner

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

0301

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael M. Cimlick

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

of the CRIME OF

committed as follows:

The said

late of the *tenth* Ward of the City of New York, in the County of New York, aforesaid,

on the *tenth* day of *December* in the year of our Lord one thousand eight hundred and eighty - *one*

with force and arms, about the hour of *eleven* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Louisa Shopski there situate, feloniously and burglariously did break into and enter, by means of *forcibly breaking open an outer window of said dwelling house* whilst there was then and there some human being, to wit, one *Louisa Shopski*

within the said dwelling-house, he, the said *Michael M. Cimlick* then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of *Louisa Shopski*

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.

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

~~of the CRIME OF~~

~~committed as follows:~~

~~The said~~

~~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, about the hour of o'clock in the time of said day, the said~~

~~of the goods, chattels, and personal property of~~

~~in the said dwelling house of one then and there being found in 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.~~

DANIEL G. ROLLINS, District Attorney.

0302

BOX:

55

FOLDER:

630

DESCRIPTION:

McDonald, Bernard

DATE:

12/22/81



630

0303

243
Filed 22 day of Dec 1887
Pleads

THE PEOPLE
vs.
Bernard McDonald
District Attorney.

James G. Collins
District Attorney.

True Bill.

Foreman.
Dec 23/87
J. P. Oliver

ROBBERY—First Degree.

0304

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

Just

DISTRICT POLICE COURT.

Bernard McDonald

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.

Bernard McDonald

Question. How old are you?

Answer.

45 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

24 Oliver Street & about 3 Months

Question. What is your business or profession?

Answer.

Glass Finisher

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 had been drinking with the Complainant and another man whom he introduced to me & I was with him going along Chatham Street at the time he fell down I did not take any money from him nor did I knock him down or trip him - The charge that I did so is false.

Taken before me, this

day of

Dec 19 188

Bernard McDonald
Just

G. Willett Police Justice.

0305

Rec. 208, 209, 210 & 212.

Police Court 4th Dist District.

243

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William D. Emery
133 Station St.

Bernard McDonald

Offence, Robbery

BAILABLE

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Dec 19 1881

1881

William A. Cheever

Magistrate.

William A. Cheever

J

Clerk.

Witnesses

Said Officer

No.

Rudolph Weiss

No.

199 Madison Street

No.

144 Pine Street



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

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

Dated Dec 19 1881

[Signature] Police Justice.

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

Dated _____ 1881

_____ 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 _____ 1881

_____ Police Justice.

9030

Sec. 205, 209, 210 & 212.

243

Police Court of 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Delaney
133 Chatham St.
Bernard McDonald

1
2
3
4
Offence, *Robbery*

Dated *Dec 19* 1881

Kilbuck Magistrate.

William A. Chenier Officer.

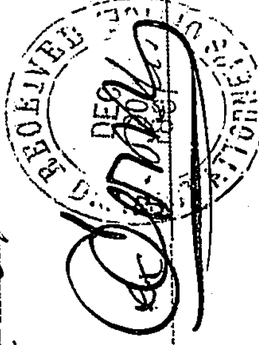
H Clerk.

Witnesses *Said officer*

No. *Rudolph Weiss* Street,

No. *129 Madison* Street,
Schuyler Jr West

No. *14th Precinct* Street.



BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street,

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

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

Dated *Dec 19* 1881
William A. Chenier Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed.
Dated _____ 1881
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 _____ 1881
Police Justice.

0307

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

Police Court--First District.

William Delaney
of No. *133 Chatham* Street, being duly sworn, deposes
and says, that on the *night of the 18* day of *Decr* 18 *81*
at the *Fourth* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*Good and lawful money in
Silver and nickel coins to
the amount and.*

of the value of *two 10/100* 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 force and violence as aforesaid, by

*Bernard McDonald now here and
another person not arrested. That
deponent was passing along Chatham
Street at about nine O'clock on said
night when he was suddenly assailed
by the defendant & said other, the
defendant tripped & threw deponent
down & while down said other kicked
deponent, & the defendant while depon-
ent was down forcibly abstracted
the money from a pocket of deponents
pocket and was seen to do so by one Rudolph
Weiser who informed Officer Ahearn &
true as deponent believes in Delaney*

Sworn to, before me this *19* day

of *Decr* 18 *81*

Police Justice

0308

City and County
of New York City
William H. Ahearn of the
21st Precinct being duly sworn
says that one Rudolph Weisse who
resides at No. 129 Madison ^{Street} informed
deponent that he saw the defendant
put his hand into the Complainant's
best pocket while he was lying
down ^{in Matham Street} and saw him take therefrom
the money here shown which he
had in his hand at the time of his
arrest

W. H. Ahearn

Sworn to before me this
19 day of Decr 1887
J. M. Gillbert
Police Justice

City and County
of New York City
Schuyler J. West of the 14th
Precinct being sworn says that he
found the money which the
Complainant alleges was forcibly
taken from his possession in the
hand of the defendant who told
deponent that he took it from the
Complainant for safe keeping. The
Complainant was lying on the sidewalk
at the time & the defendant was
among a crowd who had gathered
thereon

Schuyler J. West

Sworn to before me this
19 day of Decr 1887
J. M. Gillbert
Police Justice

0309

Form 10

POLICE COURT-FIRST DISTRICT.

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

Rudolph Weiss

of No. 129 Madison Street,

that on the 18th day of Decr being duly sworn, deposes and says,

in the County of New York.

Sworn to, this 19th day of Decr 1888
before me.
P. H. M. Justice
Police Justice.

he saw the defendant at about nine o'clock. He in Chatham Street put his hand into a pocket of the coat which the Complainant Delaney wore and take therefrom some money which he kept in his hand until he was taken into custody. The Complainant was lying down at the time he Donald took the money.

Rudolph Weiss

0310

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

THE PEOPLE OF THE STATE OF
NEW YORK,

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

Bernard M. Donald

of the crime of

Robbery

committed as follows:

The said

Bernard M. Donald

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eighteenth* day of *December* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *eighty-one* at the Ward, City, and County
aforesaid, with force and arms, in and upon one *William Delaney*
in the peace of the said People then and there being, feloniously did make an assault and

*divers coins of a number kind and denomination
to the Grand Jury aforesaid unknown and
a more accurate description of which cannot
now be given of the value of two dollars and
six cents.*

of the goods, chattels and personal property of the said

William Delaney

from the person of said

William Delaney

and against

the will and by violence to the person of the said

William Delaney

then and there violently and feloniously did rob, 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.

Daniel G. Collins

~~DEN. K. PAVAS~~ District Attorney.

0311

BOX:

55

FOLDER:

630

DESCRIPTION:

McDonnell, Christopher

DATE:

12/06/81



630

0312

Dec 25
No 25
1881

Dec 6 day of
1881

Being lawfully in and
lawfully for me & heirs

THE PEOPLE

Christopher McDowell
Attacker

DANIEL G. ROLLINS,
District Attorney.

Part Pro Dec. 29, 1881

Filed & unrolled
True Bill.

Foreman.

Joseph
Foreman
Joseph
F. J.

See Minutes
of the Court by
Peace officer
F. J.

0313

Police Office. Third District.

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

Robert F. Chambers, aged
30 years, Superintendent,

No. of 103 Maiden Lane Street being duly sworn,

deposes and says, that the premises No. 321 Front

Street, 7th Ward, in the City and County aforesaid, the said being a Brick Building

and which was occupied by deponent as an office of the New York Extracting
and Fertilizer Manufacturing Co. were BURGLARIOUSLY

And entered by means of forcibly breaking open the
rear door of said office at
about the hour of 11 1/2 o'clock
on the afternoon of the 23rd day of September 1880

and the following property, feloniously taken, stolen and carried away, viz..

One Coat, New here shown, property of
deponent and of the value of Ten
dollars, and one Coat also property
of Joseph D. Ford and of the value
of Ten dollars

the property of

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

Christopher McDonald, New
here

for the reasons following, to-wit:

That at said time said
office was closed and secured and
said property was then within said
office. That deponent was informed
by officer Maloney, here present,
that he, said officer, saw said
deponent at the time aforesaid
coming out of said office with
said property in his possession, and
deponent found upon examination

0314

that said door has been broken
and said property stolen and carried
away from said office. That the Coat
now here shown is the property of this
deponent and was stolen as aforesaid.
Sworn to before me this } R. F. Chambers.
26th day of November 1881

J. M. Patterson } Police Justice

City and County of New York, N.Y.
Philip F. Mahoney, an officer of the
18th Precinct, being duly sworn says
that he has heard read the fore-
going affidavit of Robert F.

Chambers and that so much of
the same as relates to deponent
is true of deponent and knowledge.

Deponent further says that the
Coats named in the foregoing
affidavit, and now here shown, were
taken by this deponent from the
deponent while he was in the act
of coming out of the office named
in the foregoing affidavit.

Sworn to before me this } Philip F. Mahoney
26th day of November 1881

J. M. Patterson } Police Justice

0315

Sec. 198-200.

J^d DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

11

Christopher McDonald 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer. *Christopher McDonald* *in Prison - 507 56*

Question. How old are you?

Answer. *Sixteen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Monroe Street, one month*

Question. What is your business or profession?

Answer. *Copper picker*

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 do not desire to say anything and I want further examination here*

Christopher McDonald.

Taken before me, this *26*
day of *November* 188*8*

J. W. Patterson

Police Justice.

0316

Bellino Hospital
Nov 14, 81.

This is to certify that Chris McLeod
US Anglo 14 yrs of age was admitted
Nov 8 suffering from compound
fracture of the humerus with an open
wound into the elbow joint. He was
operated upon and treated under
the most approved methods until
his discharge from the Hospital on
Nov 24-81. which discharge was at the
instigation of the prisoner. On leaving
the Hospital, there was a small
wound communicating with some
abscess which we were waiting for to
run away. Motion in the elbow
was nearly perfect. He was able to
flex it perfectly and extension could
be carried to within 10° of full
extension. He was warned of the fact
that unless he should be able to en-
dure under treatment, his arm would
become stiff. His character when
admitted was that of a perfect gentleman.

Frank Hurley

Surgeon

0317

Leake &

McDonalds

H. C. C. C. C.

[Faint, illegible handwritten notes or scribbles on the right side of the page]

0318

Sec. 208, 230, 210 & 212.

Police Court *3d* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert H. Chambers
321 E. 5th St
Christophers McDonald

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

Dated *November 26*, 188*1*

Nutterson Magistrate.

Machony 13 Officer.

Mat Clerk.

Witnesses *Melipio's Machony*
13th St Police

No. _____
Street, _____

No. _____
Street, _____

Comm. J. M. G. J.



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 *Christopher McDonald*

guilty thereof, I order that he ~~be admitted to the same~~ *held to answer the same* and be committed to the Warden or Keeper of the City Prison *of the City of Kingston*

Dated *November 26*, 188*1*

J. M. Patterson 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.

6130

Sec. 208, 209, 210 & 212.

Police Court District, 3^d

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert F. Chambers
321 E. 10th St.
Christophers McDonald

BAILED.

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated *November 26*, 188*1*

Patterson Magistrate.

Mahony Officer.

Max Clerk.

Witnesses *Philip J. Mahony*

13th St. Police Street.

No. Street,

No. Street.

RECEIVED
NOV 28 1881
Com. to Chas. G. S.

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 *Christophers McDonald*

guilty thereof, I order that he be ~~committed to the Warden or Keeper of the City Prison~~ and be com-

Dated *November 26* 188*1*

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.

Christophers McDonald

0320

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Christopher M. McDonnell ^{Against}

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

Christopher M. McDonnell

of the crime of

Burglary

committed as follows:

The said *Christopher M. McDonnell*

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

Robert F. Chambers

there situate, feloniously and

burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Robert F. Chambers

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and

One coat of the value of ten dollars

Ⓢ

of the goods, chattels, and personal property of the said

Robert F. Chambers

so kept as aforesaid in the said

office

then and there being, 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.

0321

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

Christopher McDonnell

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

Christopher McDonnell

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

One coat of the value of ten dollars

of the goods, chattels and personal property of

Robert F. Chambers

by a certain person or persons to the ~~interest~~ ^{*Gausburg*} aforesaid unknown, then lately before feloniously stolen of the said ~~the said~~ *taken and carried away from*

the said Robert F. Chambers

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

Christopher McDonnell

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.

~~BENJAMIN PHILIPS, District Attorney~~

0322

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

Christopher McDonald

of the CRIME OF

Larceny

committed as follows:

The said

Christopher McDonald

late of the First Ward of the City of New York, in the County of New York, aforesaid,
afterwards ^{to wit} on the ^{said} *twenty third* day of *September* in the year of our Lord one
thousand eight hundred and eighty ~~one~~ *me* at the Ward, City, and County aforesaid,
with force and arms,

*One coat of the value of
ten dollars*

of the goods, chattels, and personal property of one

Joseph D. Jones

then and there being found, 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.

DANIEL G ROLLINS,

~~DAVID C. HIGGINS~~ District Attorney.