

0166

BOX:

308

FOLDER:

2926

DESCRIPTION:

Mack, John

DATE:

05/09/88



2926

0167

BOX:

308

FOLDER:

2926

DESCRIPTION:

Hartman, Walter

DATE:

05/09/88



2926

40

Witnesses:

Samuel L. ...
Off. Timothy McLaughlin
D. ...

Counsel,

Filed

Pleads

day of *May* 188 *8*

THE PEOPLE

vs.

John Mack

and

Walter Startman

Verdict
Grand Larceny Second degree.
[Sections 528, 531, 534, Penal Code].

W. R. ...

JOHN R. FELLOWS,

District Attorney.

A True Bill.

M. ...
Foreman.

May 10th.

Wm. ...
S. I. One year to each.

0169

Police Court - 10th District.

Affidavit - Larceny.

City and County } ss.:
of New York,

Samuel Ettinger

of No. 207 & 209 Greenwich Street, aged 22 years,
occupation Salesman being duly sworn

deposes and says, that on the 11th day of May 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

A quantity of men's shoes
valued at Eighty Dollars

the property of Samuel M. Lederer
and in the care and custody
of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Mackin and
Halter Hartman (fact not
here) who were acting in con-
currence for the reasons following:
to wit: on the above described
date this deponent saw the
defendants at a show case
which contained the said property,
the said case being in front of
deponent's store. Deponent saw
them leave the said case and
go over to the opposite side of the
street, and after a while return to
said case. Deponent saw the de-
fendant Hartman place his

of
Sworn to before me, this
1888
day

Police Justice

hand in said case and was about to take some of the shovs from said case when he deponment seized hold of the defendant Hartman, Deponment says that the defendant Maestlin was with Hartman and was on watch for him; and further says that the said case must have been forced open, and is informed by Officer Timothy M^c Oulliffe that he M^c Oulliffe found in the possession of the defendant Hartman an oyster knife with which he deponment believes the said case was pried open.

Sworn to before me }
 This 14th day of May }
 1888 }
 J. J. Gittinger }
 Police Justice

Dated 1888 Police Justice

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

There being no sufficient cause to believe the within named

I have admitted the above named

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 _____

vs.

1 _____
 2 _____
 3 _____
 4 _____

Offence—LARCENY

Dated _____ 1888

Magistrate. _____
 Officer. _____
 Clerk. _____

Witnesses, _____
 No. _____ Street, _____
 No. _____ Street, _____
 No. _____ Street, _____
 \$ _____ to answer _____ Sessions.

0171

CITY AND COUNTY }
OF NEW YORK, } ss.

Timothy M. Culiffe

aged *22* years, occupation *Police Officer* of No.

Second Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Samuel Stinger*

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

Sworn to before me, this *14th* day of *May* 188*8* } *Timothy M. Culiffe*

[Signature]
Police Justice.

0172

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Mackin 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 Mackin*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *New York.*

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

Answer. *103 East Broadway. 3 months*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
John Mackin

Taken before me this *11th*
day of *May* 188*7*
A. J. B. Jones
Police Justice.

0173

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Walter Hartman 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.

Walter Hartman

Question. How old are you?

Answer.

19 years.

Question. Where were you born?

Answer.

New Ross.

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

Answer.

456 Pearl St. 3 years

Question. What is your business or profession?

Answer.

Oyster Opener

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

Answer.

I am not guilty.
Walter Hartman

Taken before me this

day of *Sept* 188*4*

J. J. ...

Police Justice.

4710

Police Court

District

691

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Samuel Ottenger
207 & 209th Street
John Mackin
Walter Hartman

Offense *Grand Larceny*

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

Dated *May 4* 1888

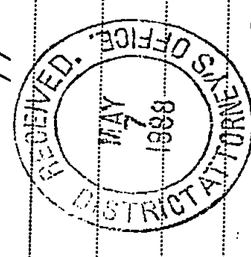
Magistrate *Power*

Officer *McAuliffe*

Precinct *2*

Witness *Call the officer*

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

Belmont
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 *May 4* 1888
Police Justice.

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

Dated 1888
Police Justice.

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

Dated 1888
Police Justice.

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 Mack and
Walter Hartman

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

John Mack and Walter Hartman —
attempting the crime of
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *John Mack and Walter Hartman* —

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

sixteen pair of shoes of the
value of five dollars, each pair

of the goods, chattels and personal property of one

Samuel M. Lederer —

attempt to
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.

0176

BOX:

308

FOLDER:

2926

DESCRIPTION:

Mansfeld, Kate

DATE:

05/01/88



2926

0177

BOX:

308

FOLDER:

2926

DESCRIPTION:

Mansfeld, Kate

DATE:

05/01/88



2926

0179

PI March 22 1899
PI Office 13 1874

Counsel,
Filed 1 day of May 188
Pleads, X

THE PEOPLE
vs.
B
State Mansfeld
Sections 528, 532, 550 - Penal Code

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. J. Berry
April 13/99
Foreman.
Robert J. ...

Witnesses:
Chas. J. ...
By Grand J.

The enclosed ...
from the ...
Sau ...
for ...
for ...
in the case of ...
... the ...
... the ...
... the ...

John ...
... 17th 99.

0180

Police Court—

3rd District.

Affidavit—Larceny.

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

Robert A. Morrison

of No. 309 Grand Street, aged 45 years,
occupation Watchman being duly sworn

deposes and says, that on the 26th day of April 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Two pieces of ribbon, one pair of cuff buttons, one bracelet, one buckle and three pieces of needles, in all of the value of \$10.00 or thereabouts.

the property of E. Riley & Sons, and in care and charge 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 Kate Mansfield, now here, from the fact that deponent saw her take said articles from various counters of the store of Riley & Sons in Grand Street, and go out into the street with the same in her possession, and deponent found said property in the pocket of her dress.

Robert A. Morrison

Sworn to before me, this 26th day of April 1888
J. P. Putnam Police Justice.

0181

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,
vs.

Kate Mansfield

On Complaint of *Robert Morrison*
For *Larceny*

After being informed of my rights under the law, I hereby ~~wive~~ ^{demand} a trial, by Jury, on this complaint, and demand a trial at the COURT OF ~~SESSIO~~ ^{General} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *April 26* 1888

Kate ^{her} *Mansfield*

J. P. Watson Police Justice.

mark

0182

COURT OF GENERAL SESSIONS, Part /

THE PEOPLE

INDICTMENT

*Kate Mansfield*²⁸

For *Moved away*
Madden

To

M *Abraham J. Mepel*
No. *240 E 114* Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Monday* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House in the Park of the said City on _____ the _____ day of **JANUARY** instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,
District Attorney.
JOHN R. FELLOWS,

0 183

21-D-114

0184

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Kate Mansfeld being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is h^r right to make a statement in relation to the charge against h^{er}; that the statement is designed to enable h^{er} if h^e see fit to answer the charge and explain the facts alleged against h^{er} that h^e is at liberty to waive making a statement, and that h^{er} waiver cannot be used against h^{er} on the trial.

Question. What is your name.

Answer. Kate Mansfeld

Question. How old are you?

Answer. Fifty years old

Question. Where were you born?

Answer. Austria

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

Answer. No 238 E. 140 St two months

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 was crazy, I have never done that before
Kate sur Mansfeld
marks

Taken before me this

26
1888

John M. Williams

Police Justice.

0185

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

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

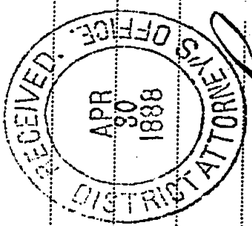
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named Kate Mansfield guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Three Hundred 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 April 27 1888 Police Justice. Dated April 26 1888 Police Justice.

Police Court District 3-664

THE PEOPLE &c., ON THE COMPLAINT OF R. A. Morrison 309 Grand Kate Mansfield

Dated April 26 1888 by Patterson Magistrate. Mullane Officer. Charles Reech Precinct. No 309 Grand Street.



No. J. J. to answer. Street. \$ Carol Bailed April 27/88

BAILED No. 1, Abraham F. Nepele Residence 240 West 114th Street. No. 2, by Street. Residence Street. No. 3, by Street. Residence Street. No. 4, by Street. Residence Street.

0187

Peopde

Kate Mansfield

Matthews

THE PEOPLE, ETC.,

-vs-

KATE MANSFIELD

This indictment is now 11 years old and one for a Misdemeanor only. By the enclosed papers it ~~would~~^{will} appear that on the 21st of May 1889 the complainant representing E. Ridley & Sons., 309 Grand Street, signed a withdrawl stating that he was satisfied that the defend ant was of good character and that she was intending to lead an honest life. Since that time the complainant has died, some 9 years ago; a letter from the Superintendent of E. Ridley & Sons., under date of February 17th, 1899 herewith enclosed stated that they are satisfied to the discharge of the defendant.

I, therefore, recommend that the bail in the within case be discharged.

Robert Tompkins

Assistant District Attorney

Dated, New York, February 17th, 1899.

0189

ADDRESS ALL CORRESPONDENCE TO THE FIRM.

EDWARD RIDLEY & SONS,
GRAND, ORCHARD AND ALLEN STREETS,

New York, July 17 1899

To District Attorney
New York

Dear Sir, Mr Robt A Morrison
formerly in our employ as a
Store Detective, died about
nine years ago.

It is assumed
that he represented us as
Complainant against Kate
Mansfield arrested in 1888
We are willing to refrain
from prosecution if it suits
with your approval.

Respectfully,
Edward Ridley
Warrant
Supt

District Attorney's Office.

Part I
 ✓
 Mr. [unclear]
 Exchange
 [Signature]

THE PEOPLE, ETC.,

-VS-

KATE MANSFIELD

This indictment is now 11 years old and one for a Misdemeanor only. By the enclosed papers it would appear that on the 21st of May 1889 the complainant representing E. Ridley & Sons., 309 Grand Street, signed a withdrawl stating that he was satisfied that the defend ant was of good character and that she was intending to lead an honest life. Since that time the compñainant has died some 9 years ago; a letter from the Superintendent of E. Ridley & Sons., under date of February 17th, 1899 herewith enclosed stated that they are satisfied to the discharge of the defendant.

I, therefore, recommend that the bail in the within case be discharged.

Robert T. Mumford

Assistant District Attorney

Dated, New York, February 17th, 1899.

0192

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Kato Mansfeld

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

— Kato Mansfeld —

of the CRIME OF PETIT LARCENY committed as follows :

The said Kato Mansfeld

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

two pieces of ribbon of the value of fifty cents each piece, two cuff buttons of the value of twenty-five cents each, one bracelet of the value of fifty cents, one buckle of the value of thirty cents, and three packages of needles of the value of ten cents each package—

of the goods, chattels and personal property of one *Edward Ridley*

then and there being found, then and there unlawfully 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.

0 193

SECOND COUNT---

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

— *Kate Mausfeld* —

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

The said *Kate Mausfeld*—

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,

two pieces of ribbon of the value of fifty cents each piece, two cuff buttons of the value of twenty-five cents each, one bracelet of the value of fifty cents, one buckle of the value of thirty cents, and three packages of needles of the value of ten cents each package—

of the goods, chattels and personal property of one *Edward Ridley*

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

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

— *Kate Mausfeld* —

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

0194

BOX:

308

FOLDER:

2926

DESCRIPTION:

Manuli, Nicola

DATE:

05/11/88



2926

0195

Witnesses:

Pietro Salvo
Off. Henry P. Joyce
10th Precinct

77

Counsel,

Filed *11* day of *May* 188*8*

Pleads, *Chargedly*

THE PEOPLE

vs.

226 with R

Nicola Manuli

~~_____~~

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

JOHN R. FELLOWS,
District Attorney.

A True Bill.

J. M. Glass
Foreman.

Part III May 22 -
Witness committed
assault 2d deg.
J. M. Glass

Witness - Pietro Salvo
Bailed - May 11/88
By - Michael Cardillo
79 Bayard St.

HENRY P. FOY, a witness for the People, testified:

I am a police officer . On Sunday the 8th of April I was called to the premises No. 100 Mott St. I saw a crowd of boys and women chasing the prisoner in the street; one of the women told me she wanted him arrested so I took him to the station house . It was found out through the interreter that this man had gone into the complainants room with a razor and threatened to kill everybody in the place . I found the razor on him . He was lcked up for disorderly conduct . In the Police Court the next mming the complainant appeared and made a charge against hi m.

Cross Examination:

I did not see the assault . I did not have any conversation with the prisoner because he did not speak English .

F D E F E N C E

NICOLA MANULI, the defendant, testified:

I sleep in the house of the co,mplainant . The 8th of April was a Sunday.

Q. Tell your story ? A. I dont know much about it; there was a fight in that ro'oom that I was in and I dont know what happened there .

Q. Are you able to tell any more about it than what you just say ? A. That is all I can tell about it .

Q. What is your business ? A. I am a shoemaker .

Q. Did you have a razor that day ? A. No sir .

w3

Q Did you ever have a razor ? A. Once I got a present of a razor but somebody took it and I dont know what became of it .

Q Did you on that Sunday strike the complainnt ?

A No sir, I never touched him . The wife of this complainant has an animosity towards me; she hates me because I did not have money to pqu for my lod ging and that is the reason .

Cross Examination:

I dont know how the complainant and the other witness got cut . I did not see the complainant there that day; I saw w him when I was arrested in the COURT. I did not get cut at all .

Q Did you leave the room while the fight was going on ?

A Yes sir . I went to get some soda water because I did not feel well . I did not run .

The jury found the prisoner ^bGUILTY of Assault in the second degree.

Indictment filed May 11, 1888

COURT OF GENERAL SESSIONS

Part III.

The People &c.

against

NICOLA MANULI

Abstract of testimony on
trial May 22nd 1888.

0200

CITY AND COUNTY } ss. POLICE COURT, DISTRICT.

Henry Joyce
of No. 10th Avenue, Police Street, aged 29 years,

occupation Police Officer being duly sworn deposes and says,

that on the 7th day of May 1888

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

(now here) is a material witness
for the People against one
Nicola Mancola charged with
Felony Assault and defendant
believing that said Fabro will
not appear at the trial of
said complaint prays he
may be committed to the
House of Detention for witnesses
to appear at said trial.

Henry D. Joyce

Sworn to before me this 7th day of May 1888

of [Signature] Police Justice,

0201

Police Court—1st District.

CITY AND COUNTY OF NEW YORK, } ss.

Pietro Falvo
of No. 100 Watt Street,

on Sunday the 9th day of April
in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Nicola Manola (now here)

who did wilfully and maliciously
cut a deep wound on the left side
of the body and on the head
with the blade of a razor
the defendant held in his
hand 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 9th day
of April 1888

Pietro Falvo

J. M. Murphy POLICE JUSTICE.

0202

Sec. 198-200.

182 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Nicola Manola 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.

Nicola Manola

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Italy

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

Answer.

100 Avenue of 3 months

Question. What is your business or profession?

Answer.

Shoemaker

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

Answer.

I am not guilty - I was intoxicated and don't know anything about

Nicola Manola

Taken before me this

day of April 1888

James J. [Signature]

Police Justice.

0203

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Police Court

District

THE PEOPLE, & C.,
ON THE COMPLAIN OF

Pietro Talor
Mecale Mander

Offence *Almondia*

Dated *April 9th* 1888

Magistrate.

Henry J. Joyce

Officer.

Witness *Francesco Allardi*

No. *59 West 9th St.*

Complainant to *House of Detention*

in default of \$100

sum by Henry J. Joyce

No. *100*

to answer *Henry J. Joyce*

Cam

BAILABLE

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Nicola Manuli

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

Nicola Manuli

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

The said *Nicola,*

late of the City of New York, in the County of New York aforesaid, on the *eight* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*eight*, with force and arms, at the City and County aforesaid, in and upon the body of one *Pietro Salvo*, in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Pietro*, with a certain *razor*

which the said *Nicola* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *him* the said *Pietro*, 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 *Nicola Manuli* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Nicola Manuli,*

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

which the said *Nicola Manuli*

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.

John P. Kellogg,
Attorney

0205

BOX:

308

FOLDER:

2926

DESCRIPTION:

Martin, George J.

DATE:

05/29/88



2926

0206

330

Witnesses,
Wm J. M. ...
26th ...

Counsel,
Filed 29th day of May 1888
Pleads, Not Guilty (true)

THE PEOPLE
vs.
George J. Martin
[Section - 508 - Penal Code.]
Emmons' Book

JOHN R. FELLOWS,
District Attorney.

Pleads Guilty

A True Bill
Ben H. M. B.M.
Foreman.

June 6th
1888

0207

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

John Merg
of the 26th Precinct Police Street, aged 27 years,
occupation Police officer being duly sworn deposes and says,
that on the 23 day of May 1888

at the City of New York, in the County of New York, at the hour of
10 o'clock at night time deponent arrested
George Martin (now known) in the Hallway
of premises 82-95 West End Avenue, who
at the time had in his possession that
certain Burglar tool called and known
as a jimmy Deponent charges that
said deponent had said Burglar
tool in his possession, with the intent
to commit a Burglary and Larceny
and in violation of Section 508 of the
Penal Code of the State of New York

Sworn to before me, this

of May

1888

day

Henry J. Munnick
Police Justice,

0208

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Martin 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 Martin*

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. *West End Avenue 1 year*

Question. What is your business or profession?

Answer. *Bricklayer*

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

Answer. *I am not guilty*

George J. Martin

Taken before me this

day of

May

188*8*

John J. ...
Police Justice.

Dated 188..... Police Justice.

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

Dated 188..... Police Justice.

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

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 *Dejourn* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Dejourn* 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 *May 28* 188..... Police Justice.

Police Court District. *193*

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Mery
26th Precinct.
1. *George Martin*
2.
3.
4. Offence *Drunken*

Dated *May 27* 188.....
Popman Magistrate.
Officer. *Mery*
Precinct. *26*

Witnesses *William E Martin*
No. *95 West End Ave* Street.
Daniel Martin
No. *306* Street.

No. *700* Street. to answer *95*
Cam

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George J. Martin

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

Indictment accuse George J. Martin of a

Misdemeanor,

of the crime of

committed as follows:

The said George J. Martin,

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

Twenty-third day of May in the year of our Lord one thousand eight hundred and eighty-eight, at the City and County aforesaid,

did unlawfully have in his possession in the night time of the said day a certain hat and undervest, adapted, designed and prepared used for the commission of burglary and larceny to wit a certain hat and undervest known as a "jimmie" and having in view the commission of some crime to the said George J. Martin and against the form of the Statute in

under care made and provided, and
against the name of the people of
the State of New York, and their
signature

John R. Edwards,
Governor

02 12

BOX:

308

FOLDER:

2926

DESCRIPTION:

Martin, John

DATE:

05/29/88



2926

228

Witnesses:

Mary Smith
 Wm. Henry
 J. J. [unclear]
 Rev. Curd
 This [unclear]
 the [unclear] [unclear]
 be [unclear]
 [unclear]

Counsel,
 Filed 29 day of May 1888
 Pleads Not Guilty (Guilty)

THE PEOPLE
 vs.
 John Martin

Grand Larceny, First Degree,
 (DWELLING HOUSE),
 [Sections 528, 534, 550 Penal Code].

JOHN R. FELLOWS,
 District Attorney.

July 3rd
 Speedy Foreclosure of
 A True BILL

[Signature]

Foreman.

Law June 6th,
 1888

0214

Police Court— H District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 318 East 40th Street, aged 34 years,
occupation Printer being duly sworn

deposes and says, that on the 16th day of May 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

One Brown silk Skirt
Two Black Cassimer Skirts
One Brown Velvet Skirt
and Two waists, together
of the value of thirty five dollars
(\$ 35⁰⁰)

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 Martin (now here)

from the fact that all of the above described property was in top floor front room of said premises.

That deponent is informed by Eugene Grenton of No 318 East 40th street that at about 9 O'clock P.M. of the above date he saw said deponent come into said room and take the above described property and carry it away.

Deponent therefore prays that said deponent be held to answer and be dealt with as the law directs.
Mary Smith
mask

Sworn to before me this 17th day of May 1888
Wm. McNamee
Police Justice.

0215

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Martin 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 Martin

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 753 - 2 Ave. 3 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

John + Martin
mark

Taken before me this

19

May 1888

Wm. M. ...
Police Justice.

91216

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

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

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.

296
Police Court District.
H 7576

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mary Smith
318 E. 40 St.
John Markham

Offence (Stealing)
Dated May 18 1888
Magistrate Maynard
Officer Sergeant
Precinct 50
Witness Eugene Sinton
No. 318 E 40 Street.

RECEIVED.
MAY 21 1888
DISTRICT ATTORNEY'S OFFICE.
TO SUBMIT

(Com)

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

Dated _____ 1888
Police Justice.

Dated _____ 1888
Police Justice.

Dated _____ 1888
Police Justice.

0217

CITY AND COUNTY }
OF NEW YORK, } ss.

860
Eugene Trenton

aged *9* years, occupation *None* of No.

318 East 40th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Mary Smith*

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

Sworn to before me this *18*
day of *May* 188*8*

Eugene Trenton
mark

Wm. Hoffman
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Martin

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

John Martin

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

The said

John Martin

late of the ~~South~~ Ward of the City of New York, in the County of New York aforesaid, on the *sixteenth* day of *May* — in the year of our Lord one thousand eight hundred and eighty-eight in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

one shirt of the value of few dollars, two other shirts, of the value of five dollars each, one other shirt of the value of five dollars, and two waists of the value of five dollars each

of the goods, chattels and personal property of one

Mary Smith

in the dwelling-house of the said

Mary Smith

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.

SECOND COUNT—

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

John Martin

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

The said

John Martin

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

One skirt of the value of two dollars, two other skirts of the value of five dollars each, one other skirt of the value of five dollars, and two waists of the value of five dollars each,

of the goods, chattels and personal property of one *Mary Smith*

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

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

John Martin

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.

0220

BOX:

308

FOLDER:

2926

DESCRIPTION:

Maynard, Helen

DATE:

05/02/88



2926

No. 487

Counsel, *Joe H. Stines* 125 W 108th
Filed *May 1888*
Pleads, *Christy P.*

THE PEOPLE
vs. *B*
Helen Maynard
- *May 9th 1888*
KEEPING A HOUSE OF ILL FAME, ETC.
[Sections 322 and 385, Penal Code]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. J. Berry
Foreman.

May 12, 1888

Witnesses:
John W. ...
19th Feb.

0222

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Helew Maynard

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

Helew Maynard

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said *Helew Maynard*

late of the *16th* Ward of the City of New York, in the County of New York aforesaid, on the *eightth* day of *April* in the year of our Lord one thousand eight hundred and eighty-*eight*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Helew Maynard

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Helew Maynard

(Section 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Helew Maynard*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eightth* day of *April* in the year of our Lord one thousand eight hundred

and eighty-eight, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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.

THIRD COUNT—

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

Helen Maynard

(Section 322 of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:
Penal Code.)

The said *Helen Maynard*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *eightth* day of *April* in the year of our Lord one thousand eight hundred and eighty-eight and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, 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.

0224

BOX:

308

FOLDER:

2926

DESCRIPTION:

McCabe, John

DATE:

05/09/88



2926

0225

BOX:

308

FOLDER:

2926

DESCRIPTION:

Campbell, Thomas

DATE:

05/09/88



2926

0226

26 A

Witnesses;

John O'Donnell
John McManis, Sheriff
20 Grand
John McManis, O'Connor
Police

Counsel,

Filed *169th St* day of *May* 188*8*
Placed, *John McManis*

John McManis
vs. *P*
and P
Thomas Campbell

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 537 - Penal Code.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

John R. Fellows
Foreman.
John O'Donnell
John McManis
S.P. Two Gro & Co. Each.

0227

Police Court—1st District.

Affidavit—Larceny.

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

of No. 114 King Street, aged 27 years,
occupation Baker being duly sworn

deposes and says, that on the 29 day of April 1888 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 daytime, the following property viz :

one silver watch and
food and lawful money
of the United States consisting
of two one-dollar bills the whole
being valued at twenty-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 Thomas Campbell

and John Mc Cabet both
now here) who were acting
in concert for the reasons follow-
ing to wit at about the hour
of six o'clock on said date
as deponent was sitting on a
bench in the City Hall Park
having the said watch lying
in the left pocket of the over
coat worn by deponent as a portion
of his bodily clothing and the
said bills were in deponent's
trousers pocket and having
missed the same is informed

Sworn to before me this 1st day of April 1888
Police Justice

0228

by John Thomas here present that the Thomas saw the said defendants sitting on the said bench alongside of deponent and saw them insert their hands in the pockets of deponents clothing. Deponent is further informed by Officer William J. O'Connor here present that when he got O'Connor was bringing the defendant to the station house he saw them throw the said watch into the street which watch he O'Connor recovered and which is identified by the deponent as being the watch which was feloniously taken stolen and carried away from his possession and person.

Sworn to before me }
this 29th day of April }
1888 } James O'Donnell

Police Justice. Dated 1888
guilty of the offence within mentioned, I order n to be discharged.

I have admitted the above named
Dated 1888
to bail to answer by the undertaking hereto annexed.

I have admitted the above named
Dated 1888
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, Offence—LARCENY.
THE PEOPLE, &c., on the complaint of vs.
1 _____
2 _____
3 _____
4 _____
Date 1888
Magistrate _____
Officer _____
Clerk _____
Witness, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer Sessions.

0229

CITY AND COUNTY }
OF NEW YORK, } ss.

John Thompson
aged 19 years, occupation waiter of No.

120 West 30th Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of James O'Donnell
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 29th
day of April 1888 John Thaman

W. J. Omer
Police Justice.

0230

CITY AND COUNTY }
OF NEW YORK, } ss.

William J. O'Connor

aged *27* years, occupation *Park Policeman* of ~~No~~

City Hall Park

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *James O'Donnell*

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

Sworn to before me, this *29*
day of *April* 188

W. J. O'Connor

W. J. O'Connor

Police Justice.

0231

Sec. 108-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *John McCabe*

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. *169 Mulberry St. 5 months*

Question. What is your business or profession?

Answer. *Iron moulder*

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

Answer. *I am not guilty & vaine
Examination John McCabe*

Taken before me this *29*
day of *April* 188*8*
St. Owen
Police Justice.

0232

Sec. 108-200.

First District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Thomas Campbell*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *Glennmore House, West St & Chatham Square*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty
Thomas Campbell*

Taken before me this *29*
day of *April* 188*8*
W. G. Stone
Police Justice.

0233

Police Court - 671 District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

James O'Donnell
114 Westing St.
John McCabe
Thomas Campbell

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

Offence
Forgery from Governor

Dated *April 29* 1888
Magistrate
Power
Officer
Schoenfeld

Witnesses
John Thomas
No. *122 West 30* Street
Officer John Williams
No. _____ Police Street
Chief of Police

No. *1000* Street
to answer
John

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 O'Donnell
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 *April 29* 1888
Police Justice

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

Dated _____ 1888
Police Justice

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

Dated _____ 1888
Police Justice

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

*John McCabe and
Thomas Campbell* }
against

The Grand Jury of the City and County of New York, by this indictment, accuse
John McCabe and Thomas Campbell
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *John McCabe and Thomas Campbell*—

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

*one watch of the value of twenty
dollars and*

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

of the goods, chattels and personal property of one *James O'Donnell*
on the person of the said *James O'Donnell*
then and there being found, from the person of the said *James O'Donnell*
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.

0235

BOX:

308

FOLDER:

2926

DESCRIPTION:

McCarthy, John

DATE:

05/25/88



2926

0236

272

Witnesses;

Matthew O'Leary
16 Grand

Counsel,
Filed *25* (day of *May*) 188*f.*
Pleads, *Chrymly*

THE PEOPLE
vs. *P*
John McCarthy
W. H. M.
H.

Grand Larceny, *3rd* Degree.
(From the Person.)
[Sections 528, 530, 550 Penal Code].

JOHN R. FELLOWS,

Nov 29 1881
Dist. Atty.
Dist. Attorney.
Pr. May 28 1881
plead 5/28/81

A True Bill.

M. B. B.

Foreman.

COURT OF GENERAL SESSIONS OF THE PEACE

City and County of New York.

-----x

The	People	:	
		:	
	vs.	:	
John	Mc. Carthy	:	Before,
Indicted for	Grand Larceny in the	:	Hon. Frederick Smyth
Second Degree.		:	and a Jury.
		:	
Indictment filed,	April, 1888.	:	

-----x

Tried, April 12th., 1888.

APPEARANCES:

Assistant District Attorney Davis, for the People;
 Messrs. House & Friend, for the Defence.

ANNIE SOLOMON, the complainant, testified that she lived at 266 Division Street, and that she was a married woman. She saw the defendant on the 2nd. day of April in Division Street, at the corner of Ridge Street. There was another young man with him. The defendant held her, and Murphy, who was jointly indicted with the defendant, pulled her down. The defendant would not let go of

2.

her; and then Murphy ran away. She missed her watch and chain. She had the watch in the breast of her dress. It was fastened with a pin. There was a chain attached to the watch. The chain was fastened in a button hole in her jacket. While Murphy was running away, the defendant held her by the hand, and then he ran away, too. The watch and chain were gold and cost \$65. She, the complainant, ran after the defendant and Murphy. A police officer caught both Murphy and the defendant. She went to the Essex Market Court and identified the prisoners. She didn't see her watch or chain again. She ran fully three blocks after the defendant and Murphy calling out police. It was about two o'clock in the afternoon.

UNDER CROSS-EXAMINATION. She testified that it was at the Passover Session, and the streets were crowded with Hebrews in that neighbourhood.

SIMON FINKLESTEIN testified that he lived at 109 Broome Street, and that he was a slipper maker by trade. He first saw the complainant on the 2nd. of April in Division Street, near Ridge. The complainant was then

3.

halloaing, "police, watch." He saw a man running away
The man was William Murphy, who was jointly indicted
with the defendant. He, witness, had a box with shoes,
and he put the box on the sidewalk and ran after the man
Murphy, until he saw the officer arrest him.

OFFICER THOMAS P. Mc CORMICK testified that he
belonged to the 12th. Precinct. He arrested the
defendant Mc Carthy in the Essex Market Police Court. He
arrested Murphy in the street. He chased him four
squares to the corner of Attorney and Broome Streets,
on the 2nd. of April, at about 25 minutes to 3 o'clock
in the afternoon. His attention was attracted by hear-
ing the complainant's outcry, and seeing Murphy run.
Murphy's real name was John D. O'Brien. Murphy was just
turning Ridge Street, when the last witness, Finklestein
came after him. He caught Murphy at the corner of
Attorney and Broome Streets, and the complainant accused
him of stealing her watch. In the station house, she
said that there was another tall man with Murphy and in
the police court Mc Carthy came in, and he, witness, as

4.

the result of a conversation with Murphy, arrested him. Then the complainant identified Mc Carthy as the man who had held her by the right arm while Murphy stole her watch and chain; then the complainant made a complaint both against Murphy and Mc Carthy.

UNDER CROSS-EXAMINATION. He testified that as he brought Mc Carthy inside of the railing, the complainant said, "that's the man that held my arm." In the station house, the complainant gave him a description of the man that she said was with Murphy.

FOR THE DEFENCE. WILLIAM MURPHY testified that he had pleaded guilty to the indictment in which he was jointly indicted with the defendant Mc Carthy. He didn't know the defendant Mc Carthy. He never saw him until he arrested him. Mc Carthy had nothing whatever to do with the stealing of the watch. He committed the theft alone.

UNDER CROSS-EXAMINATION. Murphy testified that he had gone under the name of John O'Brien about 7 months

5.

before. He took this name, because he didn't want to disgrace his people when he was arrested for a felonious assault. He was sentenced to the penitentiary for 6 months. Previous to that he was in prison for 10 days; that was two years before; he was then sentenced for being drunk and disorderly. He threw away the watch while he was running; he threw it into the street. He threw away the chain also. He could not tell in what street he threw it away. He lived at 239 Munroe Street and his business was that of a printer. He didn't know where Mc Carthy lived. He had met Mc. Carthy in the Tombs when he was committed to the Tombs. They had been taken to the Court in the same van and were in the prison box together, but they didn't have any particular talk. He stood on the corner and snatched the watch and chain from the complainant and no one assisted him in any way. He didn't have any conversation with the officer on the way to the station house or in the Court or at any time. If he said that the officer told him that someone else was concerned in the larceny, it was untrue.

6.

JOHN Mc CARTHY, the defendant, testified that he was arrested in Essex Market Court on the second day of April. He was at that time working in 6th. Street in a mahogany yard, and there was no work going on and he went into the Court room to look on; and he had been sitting in the court-room for about half an hour when the officer came and arrested him. He knew nothing about the larceny in question; he never had seen Murphy before his arrest.

UNDER CROSS-EXAMINATION He testified that he had never gone by any other name than Mc Carthy. His picture had been taken by the police, but it was when he was picked up in the Bowery, where he was standing, doing nothing, one day. He was also put on exhibition before the detective; his picture was still at police head quarters. He was convicted about 7 years before of stealing clothes, and was sent to the State Prison for two years and 6 months, by Judge Gildersleeve. He was sent up to State Prison under his own name. He usually worked along the docks as a longshoreman and truck driver. He had been in the State only about two months, having

7.

come from Pittsburg. He had worked in the City for Constantine & Co. in 6th. Street and Lewis & Tetford He had worked for the last firm for several weeks but had not had steady work because vessels didn't come in every day. He hadn't spoken to Murphy since their arrest, though they had exercised in the Tombs together and had come down to Court in the same van, and had been locked up in the same box.

UNDER RE-DIRECT EXAMINATION. The defendant testified that since he had been out of State Prison he had endeavored to earn an honest living.

-----0000-----

May
The People

v

John M. Corby

Indicted for Grand Larceny
in the Second Degree

Indictment filed, April, 1888.

Filed April 17/1888.

Before
Hon. Frederick Smyth
and a Jury

My
The People

vs
John M. Carthy

Indicted for Grand Larceny
in the Second Degree
Indictment filed, April, 1888.

Filed April 17/1888.

Before
Hon. Frederick Smyth
and a Jury

0245

0246

Police Court 2 District

Affidavit—Larceny.

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

Annie Reilly

of No. Union Stock Feed Hotel Street, aged 27 years,
occupation Married woman being duly sworn

deposes and says, that on the 19 day of May 1888 at the City of New

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

One pocket book containing four dollars and some loose change (\$4.+)

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 Mc Carthy, now deceased,
deponent was in West Mulberth Street near Ninth Avenue and had the said property in her hand. The defendant snatched the said property from deponent's hands and ran away. The defendant was pursued and captured in hiding near a basement in the vicinity, and the said property was found near him by Policeman Michael O' Reilly of the 16th Precinct, as deponent is informed by said Michael O' Reilly.

Annie Reilly

Sworn to before me, this 20 day of May 1888
James J. [Signature]
Police Justice.

0247

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael O'Reilly

aged *41* years, occupation *O'Sullivan* of No.

16th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Alvin Kelly*

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

Sworn to before me, this *20*
day of *May* 188*8*

Michael O'Reilly

J. J. Coffey
Police Justice.

0248

Sec. 108-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Mc Carthy 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.

John Mc Carthy

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

376 W 20 2 years

Question. What is your business or profession?

Answer.

Drum.

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

Answer.

*I was trying down drunk
and know nothing about
the pocket book*

John Mc Carthy
made

Taken before me this

Day of

Nov 18 1888

20

John J. [Signature]
Police Justice.

6420

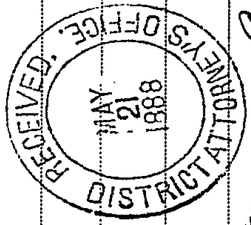
Police Court-- 2 District, 161

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Annie Rilly
Barro Stock Yard Hotel
John Mc Carthy

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

Dated *May 20* 1888
Magistrate, *Duffy*
Officer, *Michael O Rilly*
Precinct, *16*

Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer _____
Com



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

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 *May 20* 1888
Ed Duffy
Police Justice.

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

Dated _____ 1888
Police Justice.

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

Dated _____ 1888
Police Justice.

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 Mc Carthy

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

John Mc Carthy of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

John Mc Carthy

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

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

four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination and value of one dollar each; four promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of the denomination and value of one dollar each; four United States Silver Certificates of the denomination and value of one dollar each; four United States Gold Certificates of the denomination and value of one dollar each; and eleven

coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of four dollars and one pocketbook of the value of twenty-five cents of the goods, chattels and personal property of one Annie Kelly on the person of the said Annie Kelly then and there being found, from the person of the said Annie Kelly 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.

0251

BOX:

308

FOLDER:

2926

DESCRIPTION:

McCarthy, Thomas

DATE:

05/07/88



2926

0252

Witnesses:

John Larkin
J. M. Larkin
4th Precinct

~~Anthony~~
#8

Counsel, _____
Filed, 7 day of May 1888.
Pleads, _____

THE PEOPLE

vs.

Thomas Mc Carthy

INJURY TO PROPERTY.
[Sec. 954, Penal Code.]

~~Samuel S. Adams,~~
~~Richard H. Manning,~~

May Jr. District Attorney.
Henry G. Gully.

A True Bill.

M. J. Jones
Foreman.

May 7. 1888
Law: One month.

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1st DISTRICT.

of No. 23 Beathan Square Street, aged 32 years,
occupation Bar tender being duly sworn deposes and says,
that on the 16th day of April 1888

(at the City of New York, in the County of New York, Thomas McCarthy
now here) did wilfully and maliciously
break a large plate of glass in the
show window in the store in premises
no 23 Beathan Square by forcibly
thrusting his hand through said plate
glass and causing damage of the
amount and value of one hundred
dollars the property of James McManis
John Larkey

Sworn to before me, this

of April 1888

day

John Larkey
Police Justice,

0254

Sec. 108-200.

104 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Thomas McCarthy

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

47 Cherry St 6 Years

Question. What is your business or profession?

Answer.

Lawyer

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

Answer.

I am not guilty I was
Intoxicated and don't remember anything
about it

Thomas McCarthy
sworn

Taken before me this

day of June 1888

26th

Police Justice.

5520

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Barker
23 Chatham Street
Thomas McQuinn
offence

Dated April 20 1888
Magistrate
J.P. Lawlor
Officer
Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

to answer



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street.

Street.

Street.

Street.

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Mc Carthy

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

Thomas Mc Carthy

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Thomas Mc Carthy*

late of the *Fourth* Ward of the City of New York, in the County of New York

aforsaid, on the *26th* day of *April*, in the year

of our Lord one thousand eight hundred and eighty-*eight*, at the Ward, City and

County aforsaid, with force and arms, *a certain pane of*

plate glass,

of the value of *one hundred dollars,*

of the goods, chattels and personal property of one *James Mc Manus,*

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

and destroy,

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

SECOND COUNT:

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

Thomas Mc Carthy

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*

REAL PROPERTY OF ANOTHER, committed as follows:

The said *Thomas Mc Carthy*

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

aforesaid, at the Ward, City and County aforesaid, with force and arms, a certain

pane of plate glass.

of the value of *one hundred dollars.*

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

James Mc Manus.

there situate, of the real property of the said

James Mc Manus.

then and there feloniously did unlawfully and wilfully *break and destroy.*

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

John H. Fellows,
RANDOLPH B. MARTINE,

District Attorney.

0258

BOX:

308

FOLDER:

2926

DESCRIPTION:

McCartney, Edward

DATE:

05/18/88



2926

0259

171

Witnesses:

off George Logan
16th Precinct

Counsel,

Filed *18* day of *May* 188*8*

Pleads,

Grand Larceny *Second degree*
[Sections 628, 634, 676 Penal Code]

THE PEOPLE

vs.

P

Edward McBarney

[Signature]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

[Signature]

Foreman.

[Signature]

[Signature]

[Signature]

[Signature]

0260

Police Court— 2 District.

Affidavit—Larceny.

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

Adeline F. Price

of No. 213 West 14th Street, aged 35 years,

occupation None being duly sworn

deposes and says, that on the 19 day of May 1888 at the City of New

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

One gold watch
and gold chain of the value of
fifty dollars, a diamond bracelet
of the value of twenty five dollars
in all of the value of over seventy
five dollars

(\$ 75)

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 Edward Mc Cartney

now here, for the reason that the
deponent was employed in said
premises as a porter and had
access to the room where said
property was kept; that the
said property was missed at
said time and the deponent
confessed to deponent in the
presence of John Carey, now here,
a policeman of the 16th Precinct,
that he, the deponent stole
the said property, and the
deponent gave information where
the said property was pawned.

Adeline F. Price

Sworn to before me, this 19 day of May 1888
John Carey
Police Justice

0261

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Mc Carthy

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. *Edward Mc Carthy*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Ohio U.S.*

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

Answer. *N.Y. City*

Question. What is your business or profession?

Answer. *Coffee Merchant*

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

Answer. *It was brought on through
Drunkennes, when I came
to my senses I realized
what it was and gladly
returned the things.
Ed. Mc Carthy*

Taken before me this

16

Day of

Wm. B. Kelly

188

Police Justice.

2920

Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Police Justice.

Dated 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Police Justice.

Dated May 16 1888
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he give such bail.
Police Justice.

Police Court-- 740 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Abelme J Price
213 West 144 St
Edward Mc Carbery

Offence
Dated May 16 1888
Magistrate
John X Carey
Officer
Precinct
16

Witnesses
No. Street.
No. Street.
No. Street.
\$500 to answer
RECEIVED. MAY 17 1888 DISTRICT ATTORNEY'S OFFICE
Ans g

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

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Mc Cartney

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

— *Edward Mc Cartney* —

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

The said *Edward Mc Cartney*

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

*one watch of the value of twenty-
five dollars,
One chain of the value of
twenty-five dollars, and
one diamond of the value of twenty-
five dollars*

of the goods, chattels and personal property of one *Adeline F. Price*

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.

SECOND COUNT—

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

— Edward Mc Cartney —
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said Edward Mc Cartney,

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

one watch of the value of
twenty-five dollars,
one chain of the value of
twenty-five dollars, and
one diamond of the value of twenty-
five dollars,

of the goods, chattels and personal property of one Adeline F. Price

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

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

— Edward Mc Cartney —
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.