

0567

BOX:

182

FOLDER:

1841

DESCRIPTION:

Madigan, John

DATE:

07/13/85



1841

0568

BOX:

182

FOLDER:

1841

DESCRIPTION:

Burke, James

DATE:

07/13/85



1841

0569

BOX:

182

FOLDER:

1841

DESCRIPTION:

Daly, Edward

DATE:

07/13/85



1841

0570

Mr Robino

Counsel,
Filed 13 (day of July 1885)
Pleads, Chittiquady (12)

Sections 408, 506, 526, 532, 550
Bringing in the Third Degree,
Petit Jury, and

THE PEOPLE
vs.
John Madigan
James Burke
Edward Daly

RANDOLPH B. MARTINE,
District Attorney.

A True Bill
Allen D. Agan

Foreman
July 14/87
No. 67
Kathie Pooy

Witnesses:
Charles W. Wadsworth
Robert Meye
Officer McCandless

0571

Police Court—Third District.

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

Charles F. Haddon

of No. 742 Water Street, aged 23 years,
occupation Lumber merchant being duly sworn

deposes and says, that the premises No 742 Water Street,
in the City and County aforesaid, the said being an office for the sale of
Lumber

and which was occupied by deponent as an office as aforesaid
~~and in which there was at the time a person being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking open
the front door leading into said office

on the 4th day of July 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

- Three rubber stamps of the value of three dollars
- One silk umbrella of the value of six dollars
- One pair of Shoes of the value of three dollars

the property of deponent.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
John Madigan, James Burke and Edward Daly

for the reasons following, to wit: That deponent is informed by
officer Patrick English that he found said
shoes in the rooms where said Madigan
resides and that said Burke sold said
umbrella to Robert Pye and said Daly
was in his company at the time

Deponent further says that said Burke
and Daly acknowledged and confessed that
they broke in said place and stole said

0572

property and that said Madigan was
in their company at the time to officers
English and Mc Caulley of the 13th Precinct
Police

Sworn to before me this *Ed. Henderson*

8th day of July 1885

Samuel O'Reilly Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Burglary Degree

vs.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0573

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation John Mc Carley
Police Officer of No. 131/2
Preced Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles F. Hodson
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 8th
day of July 1888 by John Mc Carley

Samuel C. McNeill
Police Justice.

*Sworn to before me
this day of September 1888
J. McNeill*

0574

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick English
aged *42* years, occupation *Police officer* of No. *137*
Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Charles F. Hodsdon*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *8th*
day of *July* 188*5* } *Patrick English*
Samuel McC...
Police Justice.

0575

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Pye
aged *21* years, occupation *Pedler* of No.

16 Lewis Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Charles F. Hodson*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *8*
day of *July* 188*7* } *Robert Pye*
Sam'l C. Kelly
Police Justice.

0576

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John 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 waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John Madigan

Question. How old are you?

Answer.

11 years

Question. Where were you born?

Answer.

New York

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

Answer.

354 Madison St 5 years

Question. What is your business or profession?

Answer.

I go to school

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

Answer.

I am not guilty

John Madigan

Taken before me this

day of *July*

8

188

11

1

W. H. Sullivan
Police Justice.

0577

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

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

Question. What is your name?

Answer. James Burke

Question. How old are you?

Answer. Nearly thirteen

Question. Where were you born?

Answer. New York

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

Answer. 345 Madison Street

Question. What is your business or profession?

Answer. I go to school

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

Answer. I am not guilty
James Burke

Taken before me this

day of July 1885

James J. Kelly Police Justice.

0578

Sec. 198-200.

7 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Edward Daly

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

Question. What is your name?

Answer. *Edward Daly*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *212 Monroe St*

Question. What is your business or profession?

Answer. *I work in a shirt factory*

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*

Eddie Daly

Taken before me this

day of _____ 188

Samuel O'Reilly

Police Justice.

0579

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 defendants

I
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated July 8 1885 Samuel C. Bell Police Justice.

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

Dated July 8 1885 Samuel C. Bell 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.

0580

Police Court 3^d District 69^y

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles F. Hodsdon
74² Water

Offence Burglary

- 1 John Madigan
- 2 James Burke
- 3 Edward Daly
- 4 _____

BAILED,

No. 1, by _____
Residence _____ Street.

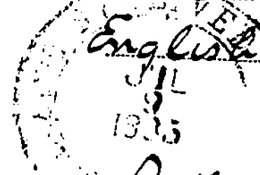
No. 2, by Thomas J. Tell
Residence 320 Henry Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated July 8 1885

Daniel A. Reilly Magistrate.
English + McAuley Officer.
13 Precinct.



Witnesses Robert Pye
No. 16 Lewis Street.

Patrick English
No. 7th Precinct Street.

John McAuley
No. 7th Precinct Street.

\$ 1000 to answer General Sessions.
Society P. C. Children
10 E 23rd W.

- No 1 Committed
- 2 Bailed
- 3 Committed

0581

Count of General Sessions

The People vs
Charles F. Hodsdon
against

James Burke
in plea

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, July 8 1885

CASE NO. 19183

DATE OF ARREST

CHARGE

July 7, 1885
Larceny

OFFICER

McCarthy & English
137 West

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

12 years
Catholic
Edmund
Kate -

345 Madison St. Tenant 8 years

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy is a tenant,
associates with thieves, and is a petty thief, was
never arrested before, but charged ~~with~~ some-
time ago, with stealing a pair of skates,
purchased an respectable.

All which is respectfully submitted.

E. Helms Jenkins

Deft

To District Attorney

3

0582

County of New York
Criminal

The People of the County of New York

Charles F. Anderson

against

Jacob Broderick
in pleading

PENAL CODE, ss.

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, etc.,
100 East 23d Street,
New York City.

0583

Court of General Sessions

The People vs
Charles J. Hodson
agent.

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET.

John Madigan
in plea of

New York, July 8 1883

CASE NO. 19183

OFFICER

Mc Carthy & English
13' 11/2'

DATE OF ARREST

July 7 1883
Burglary

CHARGE

AGE OF CHILD

11 years

RELIGION

Catholic

FATHER

David.

MOTHER

decd 9 years

RESIDENCE

354 Madison St.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

boy lives with his grandparents at 354 Madison St. who have had the care of him, since he was 2 years old, boy has been attending school, regularly, up to the day school closed, he is frolics, & easily led astray, grand parents & father, are well spoken of, has never been arrested before, he has an brother 19 years old in Elmira Reformatory, another brother 16 years old, who is a thief, and who has served a term in the House of Refuge

All which is respectfully submitted

J. Fellows Leukins

~~Sup~~
Supt

To District Attorney.

0584

Court of General Sessions

<i>The People</i>	<i>vs.</i>	<i>Charles J. Hobson</i>	<i>Prisoner</i>
<i>John Madigan</i>			

in pleaded

PENAL CODE,

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, etc.
 100 East 23d Street,
 New York City.

0585

Count of General Sessions

The People ex rel
Charles F. Hodsdon
vs
Edward Daly
compleaded for

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET,

New York, July 8th 1885

CASE NO. 19183

DATE OF ARREST

CHARGE

July 7th 1885
Burglary

OFFICERS

McCarley & English
13th Prec.

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

13 years
Catholic
dead 12 years
dead 3 months
282 Monroe Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy is an orphan,
does not work, is attend school, is a thief,
& associates with thieves, was arrested several
months ago, for stealing, & committed for 5 days,
he has a brother John, 16 years old, who came
down from the House of Refuge 1 month ago, after
serving 1 year, for the larceny of a watch.

All which is respectfully submitted,

J. Helms DeLaine

~~President~~
Supt

To District Attorney

0586

Court of General Sessions

The People of the City and County of New York

Charles F. Woodson

vs

Edward Daly
in plea to be

PENAL CODE,

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, etc.

100 East 23d Street,

New York City.

0587

-THE-
NEW YORK CATHOLIC PROTECTOR,
OFFICE:
415 Broome Street,

New York, Sept 18th 1885.

Hon. G. Smyth
Recorder
Dear Sir,

Will you kindly favor me
with your views as to the propriety of
releasing James Burke to his parents.
James is 13 years old and was committed by
you to this Institution on September the
19th last for Larceny.
Awaiting the honor of reading your reply I
remain

Yours very respectfully

C. M. McNamee
Sept. 14 1885
415 Broome

0500

JOSEPH J. O'DONOHUE.

JOSEPH J. O'DONOHUE, JR.

OFFICE OF

JOSEPH J. O'DONOHUE & SON

IMPORTERS AND DEALERS IN

☛ COFFEES AND TEAS, ☛

101 FRONT STREET.

New York, Nov 16 1885

M^r Francis Higgins

Dear Sir: The bearer is the father
of the Boy James Burke who was
sent to the Protectory. Please
have the necessary matters arranged, so
that he is returned to his parents, and
I shall assume any responsibility in
the question.

Yours truly
Joseph J. O'Donohue

0589

James & Susan
at home for

Robert P.
Parker & Susan
Merrill

Howard & Susan
at home -
Parker & Susan
come to them

0590



City of New York Recorder's Chambers

New York 27th 23/88

to Villeneuve &
Supt. 10.

My dear Sir,

I have received
your letter of the 15th inst.
relating to the case of the
boy James Smith, who ^{was}
committed by me to the Academy
on the 9th day of last September.

From what I can
learn of the boy's parents I
believe them to be respectable
people, able to take care

0591

Care of the boy & J.
thru a receiver, that
he be discharged from
the Voluntary & Maudsley
to his parents.

John Dayley
F. May 18
1881

0592

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 Madigan, James Condee, and Edward Daly

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

John Madigan, James Condee and Edward Daly

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

The said *John Madigan, James Condee and Edward Daly*

late of the *Seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *fourth* day of *July* in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Office* of one

Charles E. Bradshaw,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Charles E. Bradshaw

in the said *Office* 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.

0593

SECOND COUNT—

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

John Madigan, James Condon and Edward Daly
of the CRIME OF Petit LARCENY committed as follows :

The said *John Madigan, James Condon*
and Edward Daly, each

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

Three rubber stamps of the value of
one dollar each, one umbrella of the
value of six dollars, and one pair of
shoes of the value of three dollars;

of the goods, chattels and personal property of one *Charles B. Stoddard,*

in the *Office* of the said *Charles B. Stoddard,*

there situate, then and there being found, in the *Office* 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.

0594

THIRD COUNT—

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

John Madigan and James Burke —

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

The said *John Madigan and James Burke*

each

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

*one umbrella of the value of
six dollars, and one pair of shoes
of the value of three dollars,*

of the goods, chattels and personal property of one *Charles E. Robinson,*
by one Edward Daly and —

by — certain *other* persons to the Grand Jury aforesaid unknown, then lately before feloniously
stolen, taken and carried away from the said *Charles E. Robinson,*

unlawfully and unjustly, did feloniously receive and have; the said *John Madigan*
and James Burke —

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.

RANDOLPH B. MARTINE,
District Attorney.

0595

BOX:

182

FOLDER:

1841

DESCRIPTION:

Marr, William

DATE:

07/22/85



1841

0596

172

Witnesses:

Counsel,
Filed 22 day of July 1886
Reads W. M. Carr (July 21/87)

[Sections 628, 681 & 550, Penal Code].
Grand Larceny 2nd degree

THE PEOPLE

W. M. Carr
B

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Allen P. Ryan
Foreman.

Part IV. July 17/87.
Indictment dismissed

On the evidence

Upon the complainant's testimony, I do not think a crime has been committed, I recommend dismissal of this indictment.

June 17/87
W. M. Carr
District Attorney

0597

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William Marr

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 have since learned of the defendants good character for honesty, and from the fact that my horse & wagon was found only a block away from where I left it, I am convinced on reflection that defendant and the other person who was with him, (they had been drinking) only took my horse & wagon for a ride - and that they had no criminal intent and therefore I respectfully ask permission to withdraw my complaint

Gertrud Korman

Produce
of
New York
General
Sessions

0598

3d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, } ss.

Gotfred Herman

of No. 203 Lewis Street,

being duly sworn, deposes and says, that on the 20 day of July 1885

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 daytime

the following property, viz :

one living horse with single harness

and wagon attached of the

value of one hundred and fifty

dollars containing two wooden

boxes containing ^{empty} bottles of

the value of six dollars

the property of deponent who is 31 years ^{old}

is a second hand bottle dealer

by occupation and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,

stolen, and carried away by William Barr (now here)

and another person whose name is

unknown that deponent saw said

deponent have said property

in his possession in Lewis

near Grand Street in said City

and said unknown person was

in his company at the time

and on deponent's approach he

said unknown person ran away

Gotfred Herman

Sworn before me this

20

day of July

1885

at

188

Police Justice,

James W. Kelly

0599

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss

William Marr

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

Question. What is your name?

Answer. *William Marr*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *45 Willett Street - a year and a half*

Question. What is your business or profession?

Answer. *Plumber*

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

Answer. *I did not steal the man's waggon at all. I did not steal it*

John Stan

Taken before me this

20

day of

July

1885

Samuel A. McLaughlin
Police Justice.

0600

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 20 1885 Samuel C. Bennett 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.

0601

Police Court--

752 District.

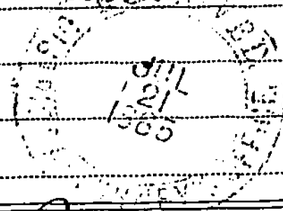
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Golfred Herman
203 Lewis.

1 William Marr

2
3
4

Offence Grand Larceny



Dated July 20 1885

O'Reilly Magistrate.

Doughney Officer.

1275 Precinct.

Witnesses Bella Morse

No. ~~42 Broome~~ Street.
51 Bowok

No. Street,

No. Street.

\$ 1000 to answer Sessions.

BAILED,

No. 1, by Patrick Doyle

Residence 55 Broome Street.

No. 2, by 90 South 5th St. Bklyn E.D.

Residence Street.

No. 3, by Street.

Residence Street.

No. 4, by Street.

Residence Street.

0502

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William *Ward*

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

William Ward

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

The said *William Ward*,

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

one horse of the value of twenty five dollars, one wagon of the value of fifty dollars, one set of harness of the value of twenty five dollars, two boxes of the value of twenty cents each and fifty bottles of the value of ten cents each,

of the goods, chattels and personal property of one *Richard Sherman,*

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.

0603

SECOND COUNT—

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

William Mann

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

The said *William Mann*,

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

one horse of the value of
seventy five dollars, one wagon
of the value of fifty dollars,
one set of harness of the value
of twenty five dollars, two boxes
of the value of twenty cents
each, and sixty bottles of the
value of ten cents each.

of the goods, chattels and personal property of one *Gottfried Hermann,*

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

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

William Mann

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.

RANDOLPH B. MARTINE,

District Attorney.

0604

BOX:

182

FOLDER:

1841

DESCRIPTION:

Martin, James

DATE:

07/06/85



1841

0605

Witnesses:

.....
.....
.....
.....

3
T.C.H.
Counsel,
Filed
Pleads,
1887
Chryquity

THE PEOPLE
vs.
James Martin
Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 828, 831 and 34 Penal Code].

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Allen D. Aygon
Foreman.
Pen 6 ind.

0506

Police Court First District.

Affidavit—Larceny.

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

of No. 194 Mulberry Street, aged 35 years,
occupation Undertaker being duly sworn

deposes and says, that on the 1st day of July 1885 at the City of New York, in the County of New York, was feloniously ~~taken, stolen~~ ^{attempted to be} and carried away from the possession of deponent, in the day time, the following property viz:

One Double Cased Silver Watch and a gold Chain
attached to the value together
of Fifty Five dollars

the property of deponent

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

from the fact that while deponent was sitting down asleep in his deponents store at No 194 Mulberry Street he was awakened by feeling a tug or pull at his watch chain attached to said watch worn in the left hand pocket of deponents vest a portion of deponents bodily clothing and deponent saw said defendant having a hold of said chain and said defendant ran away and deponent pursued said defendant and caught said defendant.

Sworn to before me, this 1st day of July 1885
Police Justice.

0607

Whereupon Dependent Charges
Said Defendant with Attempting
to feloniously take, steal and
Carry away the aforesaid
property from the possession
and person of dependent

Sum to be given } Patrick M. Collins
this 1st of July 1885 }
\$5000 }
Police Justice

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated _____ 188 _____
Magistrate.
Officer.
Clerk.
Witnesses, _____
No. _____ Street,
No. _____ Street,
No. _____ Street,
\$ _____ to answer _____ Sessions.

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

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

Dated _____ 188 _____
Police Justice.

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

Dated _____ 188 _____
Police Justice.

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

Dated _____ 188 _____
Police Justice.

0508

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

James 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.

James Martin

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York City

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

Answer.

304 East 34th Street 8 months

Question. What is your business or profession?

Answer.

Bar tender

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

Answer.

I am not guilty

James Martin

Taken before me this

John J. Smith
1888
Police Justice

0609

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

Martin

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 July 1st 188

Solomon S. Smith Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

06 10

Police Court—*Dist 669* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

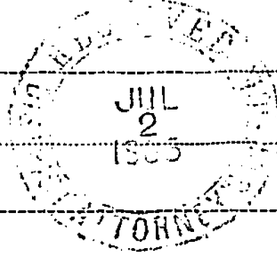
Patrick W. Cullon
194 Mulberry
James Martin

Office Albany St
Arrested from the
heretofore

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

Dated *July 1st* 188*9*
Smith Magistrate
Timothy A. Leary Officer.
140 Precinct.

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



No. _____ Street,
\$ *500 G.S.* to answer

CM

0611

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Martin

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

James Martin of the Crime of Attempting to commit
the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *James Martin,*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
first day of *July* in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *morning* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of twenty
dollars, and one chain of the
value of fifteen dollars,

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

Randolph B. Martin
District Attorney

06 12

BOX:

182

FOLDER:

1841

DESCRIPTION:

Martini, Antonio

DATE:

07/16/85



1841

0613

110

Witnesses:

William Clark

Counsel,

Filed 16 day of July 1885

Pleads

THE PEOPLE

vs.

F

Antonie Martin

H. D.

ASSAULT IN THE FIRST DEGREE, ETC.
(Sections 217 and 218, Penal Code).

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Accused & argued

July 17/85 Foreman.

Richard Kennedy

S.P. 5 years.

06 14

Police Court- 18 District.

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

of No. 74 James William Clark
occupation Composer Street, aged 22 years,
being duly sworn

deposes and says, that on 28 day of June 1885 at the City of New
York, in the County of New York, Parraro Melizo

was violently and feloniously ASSAULTED and BEATEN by
Antonio Martini (now here) who did
wilfully and maliciously cut and stab
said Parraro Melizo several times on the
back part of said Melizo's body and on the
head and wrist with the blade of a knife
then and there held in his hand injuring
said Melizo seriously. said Parraro
Melizo is now confined in the New York
Hospital and unable to appear in court
to make complaint said assault was
committed

Parraro Melizo
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 dealt with according to law.

Sworn to before me, this 28 day
of June 1885 William Clark

Samuel A. Beck Police Justice.

05 15

Police Court, 185 District 10

THE PEOPLE, &c.,

on the complaint of

William Clark

vs.

Antonio Martini

1

2

3

4

Office-Felonious Assault & Battery
Parsons Melly

Dated 28 June 1885

D O'Reilly Magistrate.

Frank O'Donnell Officer.

6th Prec Clerk.

Witnesses, _____

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ _____ to answer General Sessions.

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0616

Sect 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Antonio Martini 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 Antonio Martini

Question. How old are you?

Answer 40 years

Question. Where were you born?

Answer. Italy

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

Answer. Centre St. One week

Question. What is your business or profession?

Answer Laborer

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

Answer. I am guilty

Antonio Martini

Taken before me this

day of

July 1887

David C. Kelly Police Justice.

0617

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

of No. 6th Precinct Police Frank O'Donnell

being duly sworn deposes and says, that on the day of 188

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

William Clark (now here) is a material witness against Antonio Martini charged with Felonious Assault deponent believes that he will not appear to prosecute wherefor deponent prays that said Clark may held as such witness.

Frank O'Donnell

Sworn to before me, this 20th day of June 1888

James McCall Police Justice

06 18

New York Hospital,

West Fifteenth Street,

New York, June 30 1885

This is to certify that
Rose Emilia, has a
stab wound of the
back, & is not yet
out of danger; although
doing well —

J. R. Hayden
House Surg —

05 19

TORN PAGE

New York Hospital
June 29th /85

This is to certify that Milgo, is suffering from a stab wound of the back, & is not yet out of danger.

J. R. Hayden - M.D.
House Surgeon

0620

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 _____

Antonio Martini

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 _____.

Dated *28 June* 188*5* _____ *Sam. C. Hill* Police Justice.

I have admitted the above-named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0521

Police Court

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Clark
House of Detention

1 Antonio Martini

2
3
4

76
Offence Felonious Assault
On Parraro Melizo

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated 28 June 1885

Daniel O'Reilly Magistrate

Frank O'Donnell Officer.

6 Precinct.

Witnesses

Complainant 500 B to testify
House of Detention Street.

Parraro Melizo
No. New York Hospital Street,

Dr. J. R. Hayden
No. New York Hospital Street,

Committed answer Gen. Sec.

Cur

0622

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Antonio Martin

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

Antonio Martin

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

The said Antonio Martin,

late of the City of New York, in the County of New York aforesaid, on the twenty eighth day of June, in the year of our Lord one thousand eight hundred and eighty-five, with force of arms, at the City and County aforesaid, in and upon the body of one Camero Medina, in the peace of the said People then and there being, feloniously did make an assault and ruin the said Camero Medina, with a certain knife.

which the said Antonio Martin, 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 ruin the said Camero Medina, 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

Antonio Martin

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

The said Antonio Martin,

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 one Camero Medina, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and ruin the said Camero Medina,

with a certain knife

which he the said Antonio Martin, in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

0623

THIRD COUNT---

And the Grand Jury aforesaid, by this indictment, further accuse the said
- Antonio Martine -
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Antonio Martine,*

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 one *Carano Martine -*

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and *in* the said *Carano Martine,*

in and upon the *head, back and sides* of *him* the
said *Carano Martine,* did then and there
feloniously, wilfully and wrongfully strike, beat, *etc. etc.*, bruise and wound,
and did thereby then and there feloniously, wilfully and wrongfully inflict
upon *him* the said *Carano Martine,*
grievous bodily harm, to the great damage of the said *Carano Martine,*
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.

RANDOLPH B. MARTINE,

District Attorney.

0624

BOX:

182

FOLDER:

1841

DESCRIPTION:

McAvoy, John

DATE:

07/02/85



1841

0625

BOX:

182

FOLDER:

1841

DESCRIPTION:

Smith, Henry

DATE:

07/02/85



1841

0626

Witnesses:

Anton Beaman
Off. Geo. G. Shankley
25 Cash

305
Counsel,
R. H. Johnson

Filed 2 day of July
Plends, Chiquely (C)

1885

THE PEOPLE

vs.

John Mc Eroy
Henry Smith

[Sections 224 and 228, Penal Code]
Robbery, 1st degree.

RANDOLPH B. MARTINE,
District Attorney.

July 16/85
District Attorney

Henry G. Gray
Each 2 Year

A True Bill. Pen 2 Year.

J. W. Murphy
Bremen

James H. ...
Wiley

Receipt not returned

to 13th July 85

0627

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT—FOURTH DISTRICT.

Anton Carmoth
of No 415 East 59 Street, 38 years old Cigar maker
being duly sworn, deposes and saith, that on the 21 day of June
1885, at the 19th Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

Ten cents lawful money and
two fishing lines

of the value of eighty five 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

John McEvoy and Henry Smith and
Thomas McChuliff all now of New York

That deponent about five o'clock A.M.
on said day was sitting on a
canal boat foot of East 62 Street
fishing in the East River when the
defendants came up to him - That
said McEvoy and one of said others
snatched the fishing lines from deponent's
hands and took them away from
deponent and the said McEvoy
in a threatening tone and manner
by which deponent was intimidated and
put in fear of bodily harm he being then
so close to the river, demanded if
deponent had any money and deponent
fearing harm at their hands gave said
McEvoy the ten cents aforesaid - That
the said McEvoy then searched deponent's
pockets to ascertain if he had any more money
while said others stood close by & by their
presence and attitude intimidated and
awed deponent while they took and went
away with the said property, Anton Carmoth

Sworn to before me this
21st day of June 1885
at New York
Police Justice

0628

On the 24th the Complainant says
I had been fishing about
a quarter of an hour I had
11 cents in my possession and I
used worms for bait they were
in a tin box - The defendant -
McAroy came up and said he
was the Captain of the boat on
which I was fishing and told
me to go home - The defendant
Smith took the lines from me one
line was in my hand and the other
was attached to a fastener -
Smith then threw the lines into
the water and caught two fish
I spoke very little with the defendant
they gave me the fish and I
put them in my basket - I
did not give them ten cents to buy
lager beer with, they took the money
from me - The defendant Mc
Auliffe did not take any part
in the taking of the money, he stood
some distance away and did
not come near me at any time
while McAroy and Smith were
around me -

Aston Conn

Shown to before me this
25 day of June 1893
Dwight L. Smith
Justice

0529

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

John Mc Eroy

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 Mc Eroy*

Question. How old are you?

Answer. *15 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *220 East 65 Street*

Question. What is your business or profession?

Answer. *I work in a chair factory*

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

Answer. *I am not guilty of the charge*
John. M. E. Eroy

Taken before me this

9/1

John Mc Eroy
1888
John Mc Eroy
Police Justice.

0630

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

4 District Police Court.

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

Question What is your name?

Answer *Henry Smith*

Question How old are you?

Answer *19 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *1080 1st Avenue*

Question What is your business or profession?

Answer *Boatman*

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

Answer *I am not guilty of the charge*

Henry Smith
made

Taken before me this

27

day of *August* 1888

John J. ...
Police Justice.

0634

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Thomas McAuliffe

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 McAuliffe

Question How old are you?

Answer

18 Years

Question Where were you born?

Answer.

Hunter Point

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

Answer.

411 East 61 Street

Question What is your business or profession?

Answer

I drive a Milk Wagon

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

Answer.

I am not guilty of the charge. The Complainant does not charge me with any offense.
Thomas J. McAuliffe.

Taken before me this

day of

1888

Police Justice.

0632

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 McEoy and Henry Smith and Thomas McCalliffe~~

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

Dated June 21 188 5 Henry Murray 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 Thomas McCalliffe guilty of the offence within mentioned, I order him to be discharged.

Dated June 25 188 5 Henry Murray Police Justice.

0633

Police Court *H* District. *677*

THE PEOPLE, &c,
ON THE COMPLAINT OF

Anton Cernovik
~~446 East 9 St~~
446 E - 10th

John Mc Coy
Henry Smith
Thomas McAuliffe

Robbins
Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

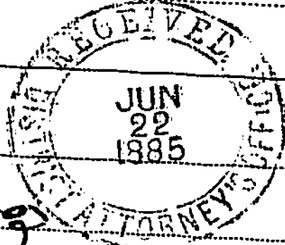
No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 21* 188 *5*

Henry Magistrate.
John G. Stanley Officer.
28 Precinct.

Witnesses _____
No. _____ Street.



No. _____ Street.

Dis on all writs & orders

No. _____ Street.
\$1500 to answer *Gabellini*

Com

0634

Jan 16/81 John McAvoy 303-E-61st St. Dis. Co. John T. Riley
1168 - 1st Ave. Complainant. Discharged - Murray.
off John R. Roache

July 2/81 Jno McAvoy 303-E-61st St. R. Capt. 248-E-62nd St.
off Mc Dermott \$300 to ans. Handell.

June 21/82 Jno McAvoy 303-E-61st St. P. Larceny Leopold Blumenthal
333. E. 62nd St. off Moncrieff \$300 to ans Otterbourg.

Oct 4/83 Jno McAvoy 303-E-61st St. P. Larceny Peter Keller 1101-3rd Ave
Sect Campbell & Cornish \$300 to ans. Herr.

April 18/84 Jno McAvoy 303-E-61st St. G. Larceny off Sullivan
com for examination - Power.
Sent to the House of Refuge April 23rd /84

0635

Ans McAvoy
303-6 61 or 81

0636

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 Awary
and Henry Smith

The Grand Jury of the City and County of New York, by this indictment, accuse John Mc Awary and Henry Smith

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

The said John Mc Awary and Henry Smith, each -

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

Two gold rings of the value of forty cents each, -

one silver pair, of the kind known as dimes, of the value of ten cents, -

Two nickel pairs of the kind known as five cent pieces, of the value of five cents each, -

and ten coins of the kind known as cents, of the value of one cent each, -

of the goods, chattels and personal property of the said Anton Permetta from the person of the said Anton Permetta, against the will, and by violence to the person of the said Anton Permetta, -

then and there violently and feloniously did rob, steal, take and carry away, (each of them the said John Mc Awary and Henry Smith being then and there aided by an accomplice actually present) -

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.

Randolph B. Martin,
District Attorney.

0637

BOX:

182

FOLDER:

1841

DESCRIPTION:

McCabe, William

DATE:

07/17/85



1841

0638

116-
J. H. C. [Signature]

Counsel,

Filed

17 day of July

1888

Reads,

J. H. C. [Signature]

THE PEOPLE

vs.

F

William McCabe

[Signature]

RANDOLPH B. MARTINE,

District Attorney.

Especially in the 2nd Degree.
[Signature]

[Sections 493]

A True Bill.

Allen D. Appan

July 21/88 Foreman

[Signature]

County 3 day,

S. P. B. 4 cars.

Witnesses:

[Signature]

0639

The People
vs.
William McCabe.

Court of General Sessions, Part I.
Before Judge Cowing.

July 31, 1885.

Indictment for burglary in the second degree.

Martin Dreshtlein sworn and examined. Where do you live? No. 411 East 37th Street. What is your business? Tailor. Are those the premises which you say were broken into? Yes sir. On the 10th of July, 1885? The 10th of July. What time of day? A quarter to one. In the day-time? Yes sir. Was anybody in the premises at the time? Nobody there.

The Court. That makes it burglary in the third degree.

By Mr Davis. State what you know about the burglary? I was two flights up, I heard some noise and went down to see what was the matter. When I came down two men held the prisoner in the entry. Do you know what their names were? Friedman and Kold. Did you notice any part of this building where they had broken in? I do not know that, down in the cellar, the wood house. Did they come in through the cellar? Yes sir, the cellar is open, they got in from the street to the entry, there is a door connecting the entry with the street, the door was open but the cellar which was broken in was locked, I know nothing more about it.

Anton Kold sworn. I live 126 East 3rd Street and am a painter and work at Mr Dreshtlein's, the last witness. We had our pots with the paints and other things locked up in this wood house. At one o'clock we went to the third floor and commenced to paint and we locked the wood-house and about fifteen minutes afterwards Friedman went down to the cellar and found it open the

I

0640

prisoner inside, I was the first down and the prisoner came out of the wood-shed, he had nothing when he came out. I told them to hold him and I intended to go to the landlord and ask him if he knows this man. When I came down again he tried to break away and I held him until the policeman came. My clothing was hung up in the wood-shed but it was now on the floor and the chain and vest was tampered with. There are four or five families living in the house but this wood-shed was Dreshtlein's.

Cross Examined. I could not say that the defendant was drunk because he tried all the time to break away, I did not notice that he was under the influence of liquor. There were no tools of any kind found in his possession, he had a rag-picker's bag with him. I did not see the prisoner first, another man saw him first and I was called down to the wood-shed, I just saw the prisoner leaving the door.

Henry Friedman sworn. Where do you live?
No. 31 Eldridge Street. Were you in this place on the 10th of July and did you see the defendant there that day?
Yes sir. Where did you see him for the first time? I saw him down in the cellar inside where all the brushes and the paints are. There were also coats and a watch there. What was this place where they were, was it a wood-shed? Yes, a little room in the cellar, it was locked, I locked it myself. How long after you locked it did you go down and find him in it? About ten minutes. In what condition did you find the door? I found the door open, I tried to go inside, I saw a man there and asked who it was; he did not let me go in, I went to the first

0641

steps and began to holler and after this we held him until the policeman came. We found all the brushes lying together and the clothing and the watch as on the floor and the lock was broke. The prisoner was inside of this room? Yes. He tried to hold the door and would not let you go in? Yes.

Cross Examined. Was he very drunk? No sir, he was not drunk, if he was drunk he could not break the lock, I did not see he was drinking. Did you see no sign of liquor on him at all? No sir. The policeman saw the lock broke, it was lying on the floor behind the door, the staple was drawn, I went to the Station House with the prisoner and saw him searched there.

William McCabe sworn and examined in his own behalf, testified: I live in 70th Street between First and Second Avenues, I remember nothing about this occurrence, all I remember is throwing up in the gutter when a lot of little ones gathered around me, I happened to go out of the corner liquor store at 83rd Street and First Avenue, after I threw up in the gutter I picked myself up the best I could and I went into the hallway down in the cellar, I tumbled half way clean down to the bottom of the cellar, I remember the painter coming down, what the hell I was doing there and like a drunken man I turned around and commenced fighting; the two held me and some of the tenants called for an officer and had me arrested; that is all I can remember, I was under the influence of liquor and the officer can tell you the same thing. I served a term for petty larceny for five months on January 2, 1885.

The Jury rendered a verdict of guilty of burglary in the third degree.

0642

Testimony in the case
of
John McCabe
filed July
1883.

0643

The People
vs.
John Moran.

Court of General Sessions Part I.
Before Judge Cowing.

July 21, 1885.

Indictment for robbery in the second degree.

Frank Pepe sworn and examined. I live at 47 Mulberry Street and am a shoe-maker, I saw the defendant on the 21st of June at half past twelve, I was going through Mulberry Street and he came up to me and said, give me five dollars, I never saw the man before, I told him I had not five dollars and then he hit me three times and knocked me down, I had five dollars in this vest pocket but I don't know if he took it or it fell out of my pocket. When I got up and fixed my clothing then I found out that the five dollars was missing, I do not know if he took it or not. Half an hour before that I felt it in my pocket when I left the house. He first hit me behind the ear, I did not fall then but with the second blow I fell; when I got up the policeman came and I was bleeding a little; then the policeman asked me what was the matter and I told him that I was struck by this man. When I fell down another man, a stranger, gave me my hat and helped me up; the defendant wanted to go a second time for me but other people standing around held him back; the prisoner was drunk at the time.

Cross Examined. I did not feel the prisoner's hand in my pocket and did not see when he took it but when I got up I missed the five dollars; he asked me twice for five dollars and then he struck me. It was half an hour before the defendant struck me that I felt the money in this vest pocket; coming out of the house I put my hand in

0544

my pocket to see how much money I got and I had the five dollar bill there, I do not know if I had twenty or twenty five dollars in the pantaloons pocket, I had five and ten dollar bills in the pantaloons pocket and put only the five dollars in the vest pocket. When I left my house I did not go into a beer saloon, my intention was to go up to 60th Street.

John Cottrell sworn. I am a police officer of the 6th precinct and made the arrest in this case. June 21st about twenty minutes to one the complainant came to me on the corner of Canal and Mulberry Streets and said that he had been knocked down and robbed, I went up Mulberry Street with him after he gave a description of the person who had robbed him and near Hester in Mulberry Street the prisoner was sitting down in front of Mr McNamara's tea store; I went up behind the trucks and sent the complainant ahead of me; the complainant says, there is the man that robbed me, pointing to the prisoner, I stepped over and arrested him. I asked him if he knocked this man down and robbed him. He said no he had never seen him before, he was wrong. I searched the prisoner at the station on House and found nothing on him. I think he had been drinking a little, he was not drunk however.

The Case for the Defence.

Patrick Freal sworn. I am not doing anything at present, I have been working for H. A. Horton, Center Street, I worked for them one year, I have never been arrested or in any trouble, I live with my parents, I know the defendant, he lives in that neighborhood. Tell the

0645

Jury what you saw that evening? I was standing on the corner of Hester and Mulberry at the time, my attention was attracted that way by somebody saying, look there; I saw the prisoner strike the man and then walk off towards the north and saw the complainant walk south, I saw no Italians there, only the complainant, the prisoner was under the influence of liquor. When he struck the blow the Italian fell and as soon as he struck the defendant walked away, I did not see him stoop down and put his hand in the complainant's pocket, if he had attempted to take any property away from the Italian I would have seen it. I was on one side of the street at this time and they on the other.

JOHN HEANEY sworn. I work for Mr Lehy and was never in trouble, I live in the neighborhood of the prisoner, I was standing on the corner of Mulberry and Hester between the hours of twelve and one o'clock and saw the prisoner on the opposite corner speak a few words to the Italian and then strike him and the man fell and as soon as he got up he made an offer to hit the prisoner with a cane; the prisoner did not take anything from him.

Daniel O'Conner sworn. I know Moran and on this evening in question saw him have some words with the complainant, he hit the Italian who fell and when he got up hit the prisoner over the head with a cane.

The Jury rendered a verdict of guilty of an attempt at robbery in the second degree.

0646

Testimony in the
case of
John Moran
filed July
1883.

0647

CITY AND COUNTY }
OF NEW YORK, } ss.

Anton Rolfo

aged 28 years, occupation Painter of No.

126 03rd St

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Martin Brestner

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

Sworn to before me, this 10
day of July 1887

Anton Rolfo

M. A. Bende

Police Justice.

0648

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Meadus
aged 21 years, occupation Painter of No.

84 Edwidge Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Martin Bushstein

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

Sworn to before me, this 10
day of July 1887 H. Friedman

Har. Perde
Police Justice.

0649

Police Court— 5 District.

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

of No. 411 East 87th Street, aged 59 years,
occupation Sailor being duly sworn

deposes and says, that the premises No 411 East 87th Street,
in the City and County aforesaid, the said being a Dwelling house

and which was occupied by deponent as a Dwelling house
and in which there was at the time a human being, by name Mary Frick

were **BURGLARIOUSLY** entered by means of forcibly breaking off
the hasp and drawing a staple from
the front basement door of said
premises

on the 10 day of July 1887 in the day time, and the
~~following property feloniously taken, stolen, and carried away, viz:~~

(Large scribble/void area)

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

William McCabe (now her)

for the reasons following, to wit: that deponent heard a
noise in the basement of said house
and when he entered it found
said McCabe in the custody of
two of deponent's employees by name
Henry Frazier & Roddige Street
Anton Kelp, 1216 E 3rd Street, who informed
deponent that they had found said
McCabe loitering about said premises

0650

Deponent further says that that he was informed by Henry Frazier that the Frazier had securely fastened and locked said (now) broken door about fifteen minutes before said McCabe was caught by said employees and that there was no other means of said McCabe getting into said basement but through said broken door without deponent or his employees seeing him

Newton Breckster

Sworn to before me this }
10 day of July 1885

Wm. H. Jones
Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary

Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0651

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer.

William McCabe

Question. How old are you?

Answer.

21 years.

Question. Where were you born?

Answer.

Ms.

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

Answer.

78 St 102 am. 13 years.

Question. What is your business or profession?

Answer.

Second hand dealer

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

Answer.

I am not guilty.

William McCabe
make

Taken before me this

day of

188

[Signature]
Police Justice.

0652

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 M. Cole

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

Dated *July 10* 188*0* *W. A. Rude* Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188 _____ Police Justice.

0653

Police Court 5 District 717

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Martin Breshler
411 East 87th

William M. Coker

1 _____
2 _____
3 _____
4 _____

Offence *Being*

Dated *July 10* 188 *5*

Charles Melde Magistrate

Hastman Officer.

23 Precinct.

Witnesses *Friedman*
Henry Friedman

No. *84 Bidwell* Street.

Anton Kops Kops

No. *126 E 92nd* Street.

No. _____ Street,

\$ *100* to answer *Ans.*

CM

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0654

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William McRae

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

William McRae

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

The said William McRae,

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 10th day of July, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, about the hour of twelve o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Martin Breschtein,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: one Henry Binder,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said Martin Breschtein,

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,

Randolph A. Martin, District Attorney.

0655

BOX:

182

FOLDER:

1841

DESCRIPTION:

McCaul, James

DATE:

07/08/85



1841

0656

18
R.B.

Counsel,
Filed day of July 1885
Pleads *Not guilty.*

THE PEOPLE

vs.

R

James Mc Carl

~~*[Signature]*~~

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

July 20th
Filed & Returned.
A True Bill.

Allen D. Aygon

Foreman.

July 20th to 20th July

W.D.

Witnesses:

[Signature]
[Signature]

0657

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

James J. Mc Lane

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

New York City

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

Answer.

66 James Street 3 months

Question. What is your business or profession?

Answer.

Barrel Business

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

Answer.

I am not guilty

James J. Mc Lane

Taken before me this

day of

June 188*8*

W. J. Kelly Police Justice.

0658

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 J. McCall

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

Dated *June 3* 188 *Samuel C. Bell* 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.

0659

19 197 669
Police Court District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Michael Warcheski
92 James
James J. McLean
Offence *Admission*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated June 3 1885

J. J. Reilly Magistrate.

J. J. Smith Officer.

Precinct: _____

Witnesses Mr. S. de N. Hough

No. Bellevue Hospital Street.

No. _____ Street,

No. _____ Street,

No. _____ Street.

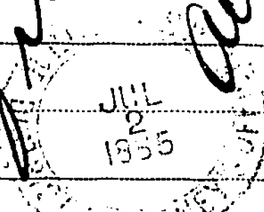
No. _____ Street.

No. _____ Street.

\$ 1000 to answer General Sessions.

Committed

1.500 for G 2 P M.



0660

PART 1.

THE COURT-ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.

If this Subpcena is disobeyed, an attachment will immediately issue.

Bring this Subpcena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Antonio Migliorini*

of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *20* day of *July* instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

_____ in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *July*, in the year of our Lord 188*5*

James McCarroll
RANDOLPH B. MARTINE, *District Attorney.*

0661

GLUED PAGE

Sworn to before me, this 188 day of

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

THE PEOPLE OF THE STATE OF NEW YORK

against
James McLaugh

Affidavit of Service of Subpoena.

City and County of New York, ss.

Rudolph L. Schauf
of No. 178 Forsyth Street

That he is *over 21* years of age; that on the
day of *July*, 188*0*, at *District Attorney's*
office, in the City and County of New York, he served a subpoena in the
above-entitled action, of which a copy is hereto annexed, upon *Antonio Migliorini*
a witness in the said action, personally, by delivering the said subpoena to and leaving the same
with the said *Antonio Migliorini* in person, at the place aforesaid; and that
deponent knew the said *Antonio Migliorini* so served as aforesaid, to be the
person named and described in the said subpoena, as such witness.

Sworn to before me, this *20* day of *July*, 188*0*.
Rudolph L. Schauf
Notary Public
N.Y.C.

0662

Court of General Sessions

CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James McLean

AFFIDAVIT OF SERVICE OF SUBPENA.

John C. Lyette

RANDOLPH B. MARTINE.

~~NEW YORK~~

District Attorney.

0663

Police Court _____ District.

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

Antonio Marchese

of No. *92 Ganus* Street, aged *37* years,
occupation *Labourer*

deposes and says, that on *2^d* day of *June* 188*5* at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *James McCaul*
(murderer) who wilfully and maliciously
threw an eastern pipe at deponent
striking him on the head cutting
him severely.

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 dealt with according to law.

Sworn to before me, this *30th* day }
of *June* 188*5* } *Antonio Marchese*
his
mark

Sam'l O'Reilly Police Justice.

0664

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question. What is your name?

Answer

James McCaul

Question. How old are you?

Answer

28 years

Question. Where were you born?

Answer.

New York

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

Answer.

66 James St 3 mos

Question. What is your business or profession?

Answer.

Band business

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

Answer.

I am not guilty
James J. McCaul

Taken before me this

day of

Jan 21 1888

30

James J. McCaul Police Justice.

0665


R

For Judge P. H. Thompson

Antonio Marchesi
has improved some
what since last
report but is still
not out of danger

Date June 12
G. de N. Hough M.D.
House Surgeon

0666

Arthur's ...

This is a ...
...
...
...
...
...

June 5th ...
...
...
...

0667



For.....

Judge O'Reilly

Antonio Marchesi

is not as well today.

The symptoms lead
us to entertain some
fear of brain trouble

June 6/85

Date..... W. de N. Hough M.D.
Head Surgeon

0668



For.....

Re
Antonio Marchetti
is getting along
nicely - but I do
not consider him
out of danger

Date.....

G. de N. Haigh M. D.
Hans Jensen

0669

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 185 DISTRICT.

James J. Griffin

of No. 4th Precinct Police Street, aged 26 years,

occupation Police Officer being duly sworn deposes and says,

that on the 2 day of June 1885

at the City of New York, in the County of New York, as deponee it is
informed and believes that James McCord
(now here) did strike one Antonio Marchesi
on the head with a piece of earthen pipe then
and there held in hand injuring said
Antonio seriously, said Antonio is now
confined in the Bellevue Hospital and
not able to appear in court to make
complaint

Deponent prays that said
James J. McCord may be held to await
the result of the injuries of said Antonio.
James J. Griffin

Sworn to before me, this
of June 1885 day

Samuel W. McNeill
Police Justice.

0670

Police Court, 1. District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James J. Griffin

vs.

~~James J. McLeod~~

James M. Caul

AFFIDAVIT
Arrest on Habeas Mandamus

Dated

6 June 1880

D. O'Reilly Magistrate.

Griffin Officer.

Witness,

4

Disposition

Committed to

await the arrest

of my name

0671

Police Court— 182 District.

CITY AND COUNTY OF NEW YORK.

of No. 92 James Michelo Marchese Street, aged 32 years,
occupation Saloon Keeper being duly sworn, deposes and says, that
on the 2 day of June 1885 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by James Mc Caul (now here)
who did strike deponent several blows on
the head with a stick then and there held in
his hand and threw a piece of Earthen pipe at and
striking deponent on the head

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 the above assault, &c, and be dealt with according to law.

Sworn to before me, this 3
day of June 1885, Michael Marchese
Samy C. Bull Police Justice

0672

POLICE COURT 1 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

On Complaint of Michele Marchese

For Assault

vs.

James McLean

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and my right to make a statement in relation to it and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated June 3 1888.

James McLean
Police Justice.

James

0673

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

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

3

0674

Police Court 192 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James J. Griffin

1 James Mc Caul

2 _____

3 _____

4 _____

Offence Assault on
Antonio Marchese

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated 6 June 1885

McReilly Magistrate

Griffin Officer.

4 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street,

\$ _____ to answer

Committed to await
result of injuries

0675

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 June 3rd 188

Samuel C. Kelly Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated _____ 188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated _____ 188

Police Justice.

0676

670
Police Court 1 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Antonio Marchese
92 James

1 James McCall

2
3
4

Offence returned
by

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated June 30 1885

D. O. Reilly Magistrate

Griffin Officer.

4 Precinct.

Witnesses Dr. E. de N. Hough

No. Bellevue Hospital Street.

Michael Marchese

No. 92 James Street,

Sophia Grobb

No. 92 James Street,

\$ 1000 to answer

Antonio Migliorini 20 Mulberry

Saverio Brinoldi 92 James St.

0677

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James McRaud

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

James McRaud

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

The said James McRaud,

late of the City and County of New York, on the second day of June, in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the City and County aforesaid, in and upon one

Michael Marchese

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said James McRaud

with a certain piece of leather which he the said

James McRaud

in his right hand then and there had and held, the same being then and there

likely to produce grievous bodily harm, the said Michael Marchese, then and there feloniously did wilfully and wrongfully strike, beat,

bruise 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.

Randolph B. Martin, District Attorney

0678

BOX:

182

FOLDER:

1841

DESCRIPTION:

McCormack, John

DATE:

07/08/85



1841

0679

Witnesses:

John P. Nathan
Julius K. Kalk

38 MS

Quincy
Counsel,
Filed
Pleas
1888
July
July 19

THE PEOPLE
vs.
John Mc Cormack

Sections 498, 506, 528, 531, 550
Forgery in the Third Degree
George and George

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Allyn P. Allyn
Foreman
July 14/85
July 3 day
S.P. 18 months

0680

Police Court 1st District.

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

of No. 301 Orange Street, aged 30 years,
occupation Printer being duly sworn

deposes and says, that the premises No 85 Chatham Street,
in the City and County aforesaid, the said being a Three story brick
building located in the 4th ward of said City
and which was occupied by deponent as a printing establishment
and in which there was at the time no human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly breaking the
lock attached to the front door leading
from the hallway of second floor of
said premises

on the 4th day of July 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Fifteen reams of printing
paper valued at Forty dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY ~~was committed~~ and the aforesaid property taken, stolen, and carried away by

John M. Connaek
(nowhere)

for the reasons following, to wit: that deponent at or about
half past six o'clock of the afternoon
of July 3rd 1885 securely locked and
fastened all the doors and windows
of said premises and deponent
is informed by Julius Galck
of No. 85 Chatham street that he
caught said defendant coming
into of deponents premises

0681

With a portion of said property
in his possession and deponent
identifies said portion of said
property as being a part of
Burglary.

Wherefore deponent
charges the said John [Name]
with burglarizing the aforesaid
premises and taking, stealing
and carrying away the aforesaid
property.

Subscribed before me
this 5th day of July 1885 John F. [Name]
Solomon [Name]
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree. Burglary

ss.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0682

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 36 years, occupation Julius Tulek of No. Saloon Keeper
85 Chatham Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John F. Stahl
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

July 1885 Julius Tulek

Solden B. Smith
~~John F. Stahl~~

Police Justice.

0683

Sec. 198-200.

Fisk

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John M. Connaek 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 M. Connaek

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

48 Jackson Street 5 years

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

Taken before me this

John M. Connaek
188
Wm. B. ...
Police Justice

0684

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

Dated July 5 1888 Solomon D. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0685

Police Court 1st District. 686

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John G. Hahn
301 *Broome*
1 *John M. Conrack*

Offence *Burglary*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 5* 188 *5*

Superior Magistrate

Triffin Officer.

H Precinct.

Witnesses *Julius Falek*

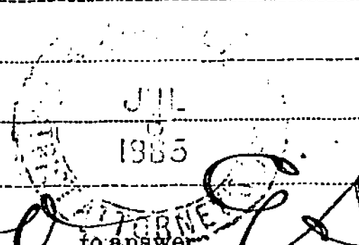
No. *85 Chatham* Street.

No. _____ Street,

No. _____ Street,

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

Com



0686

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 McRumada

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

John McRumada

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

The said John McRumada,

late of the South Ward of the City of New York, in the County of New York, aforesaid, on the South day of July in the year of our Lord one thousand eight hundred and eighty-five, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the apartment of one

establishment of one John B. Adams,

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

John B. Adams, establishment

in the said apartment 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.

0687

SECOND COUNT—

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

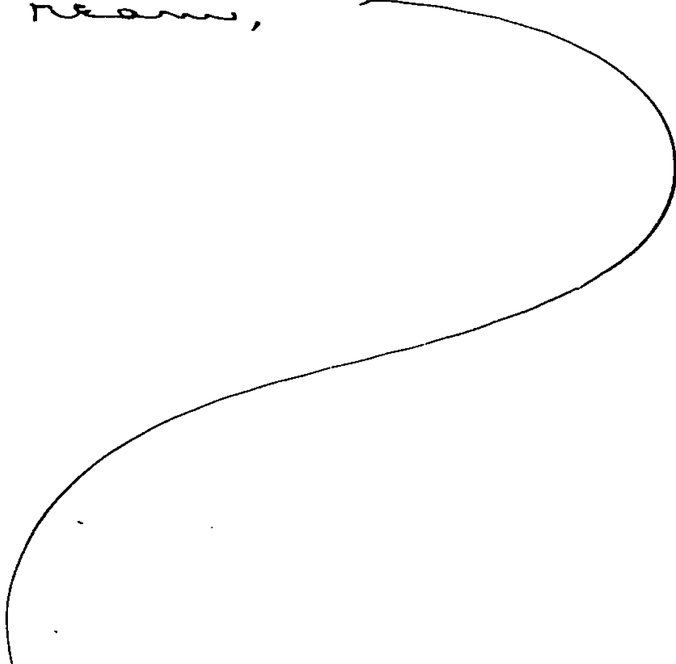
John McRonnald

of the CRIME OF *Grand* LARCENY *in the second degree*, committed as follows:

The said *John McRonnald*,

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

fifteen reams of paper of the value of three dollars each ream,



of the goods, chattels and personal property of one *John B. Adams*,

in the *printing establishment* of the said *John B. Adams*,

there situate, then and there being found, *in the printing establishment* 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.

0588

THIRD COUNT—

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

John McRumada

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

The said *John McRumada*,

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

*fifteen reams of paper of the
value of three dollars each
ream,*

of the goods, chattels and personal property of one *John F. Adams,*

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

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

John McRumada,

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.

RANDOLPH B. MARTINE,

District Attorney.

0589

BOX:

182

FOLDER:

1841

DESCRIPTION:

McCormick, James

DATE:

07/08/85



1841

0690

BOX:

182

FOLDER:

1841

DESCRIPTION:

O'Brien, John

DATE:

07/08/85



1841

0691

30
~~11/18/85~~

Counsel,
Filed July 1885
Plea of Guilty - 19

Grand Larceny, 1st Degree.
(From the Person.)
Sections 528, 530, 534 Penal Code.

THE PEOPLE

vs.
James Mc Cormick
John O'Brien

RANDOLPH B. MARTINE,
District Attorney.

No. 2. July 16/85

Sp. 10/18/85
A True Bill. S.P. 3 years

Wm. O. Appagan
July 16/85
Foreman.

No. 1. Henderick H. Gray
S.P. one year

Witnesses:

Officer Arthur
Watson

0592

Police Court— District.

Affidavit—Larceny.

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

James M. Cable
of No. 1859, 3rd Avenue Street, aged 28 years,
occupation Iron Moulder. being duly sworn

deposes and says, that on the 4th day of July 1885 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:

good and lawful money of the issue of the United States, consisting of silver and nickel coin of the value of fifteen cents

the property of deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by James M. Corneak & John O'Brien (both now here). Given the fact that deponent was intoxicated, and deponent is informed by John Hutton of the 21st Precinct Police that at the hour of 10 o'clock in the night of said 4th day of July 1885 deponent was lying down on 1st Avenue near 33rd Street and that he saw said deponent placing their hands in deponent's pockets. Deponent further says that he had said money in the left hand pocket of the pants then worn upon deponent

James M. Cable

Sworn to before me, this 5th day of July 1885

John W. Newman Police Justice.

0693

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation John Nathan
Police officer of No.

21st Street Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James McCabe

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

Sworn to before me, this 5
day of July 1885 } John Nathan

John Herman
Police Justice.

0694

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

John O'Brien 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 O'Brien*

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. *575 2nd Avenue 1 year*

Question What is your business or profession?

Answer *Chairman*

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

Answer. *I am not guilty*

John O'Brien

Taken before me this

5

day of

July

188*5*

John O'Brien
Police Justice.

0695

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

4

District Police Court.

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

Question What is your name?

Answer *James McCarney*

Question. How old are you?

Answer *32 years*

Question. Where were you born?

Answer. *Yungon*

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

Answer. *260 10th Avenue 11 years*

Question What is your business or profession?

Answer *Blacksmith*

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

Answer. *I am not guilty*

James McCarney

Taken before me this

day of *July*

188*7*

John J. ...

Police Justice.

0696

Police Court ^{68B} District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

James W. Caber
1839. 3rd Ave
vs.

1 *James W. Carroll*
2 *John D. Wilson*
3
4

Offence *stealing from person*

Dated *July 5* 1885

J. J. Gorman Magistrate.
John D. Wilson Officer.

Witnesses *Said officer.*

No. _____ Street.

William Miller
No. *21 1/2* *Pearl* Street.

No. _____ Street.
\$ *1000* to answer *95*



Carroll

It appears by 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 W. Caber* guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One Hundred Dollars* each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated *July 5* 1885. *John J. Gorman* Police Justice.

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

Dated _____ 1885. _____ 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 _____ 1885. _____ Police Justice.

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

0697

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Mc Rorinda
and *John O'Brien*

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

James Mc Rorinda and John O'Brien
of the crime of GRAND LARCENY in the *first* degree, committed as follows:

The said *James Mc Rorinda and John O'Brien*, each —
late of the First Ward of the City of New York, in the County of New York aforesaid, on the
fourth day of *July* in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one silver coin of the kind known as
dimes, of the value of ten cents, three
nickel coins of the kind known as
five-cent pieces, of the value of
five cents each, and four coins of
the kind known as cents of the
value of one cent each,

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

Randolph B. Martine,
District Attorney

0698

BOX:

182

FOLDER:

1841

DESCRIPTION:

McGrath, John

DATE:

07/09/85



1841

0699

47

Witnesses:

Counsel,
Filed
Pleas,
1880

Grand Larceny, 1st Degree,
(From the Person.)
[Sections 528, 529, 1 - Penal Code.]

THE PEOPLE

vs.

F

John McGeath

vs. *John McGeath*

RANDOLPH B. MARTINE,

July 20/80
District Attorney.

Pleas F.P.

A True Bill. City for 5 days.

Allen O. Agnew

~~Allen O. Agnew~~ Foreman.

Allen O. Agnew

Allen O. Agnew

0700

Courts of
General Session
The People vs
against
John Mc Grath

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23 STREET.

New York, July 8th 1885

CASE NO. 19130

DATE OF ARREST

CHARGE

OFFICER

July 3, 85
Larceny from the Person
Conrad, 7th Prec

AGE OF CHILD

RELIGION

FATHER

MOTHER

RESIDENCE

14 years
Patrick
Kate
71 New Chambers St.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

the boy's home
is fairly comfortable but that parents drink to some
extent. The boy is said to have been imprisoned
once in New Jersey for theft.

All which is respectfully submitted.

D. Fellows Jenkins

~~Director~~
Supt

To District Attorney.

0701

*Comm of
General Sessions*

*The People of
Columbia*

Johnnie Grace

Frank Harvey

PENAL CODE, N.Y.

Report of The New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,

President, etc.,

100 East 23d Street,

New York City.

0702

Police Court First District.

Affidavit—Larceny.

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

Fredrick Courtland
of No. the Fourth Precinct Police Street, aged 42 years,
occupation Police Officer being duly sworn

deposes and says, that on the 21 day of July 1887 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 an unknown person deponent, in the night time, the following property viz :

One pocket Handkerchief
of the value of about five cents

the property of A. Unknown person
whose name is unknown to
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 Grath (now here)
from the fact that deponent saw
said defendant approach
said unknown person while
said unknown person was walking
along James Street in said City
and deponent saw said defendant
insert his right hand in the
outside right hand lower pocket
of said unknown persons Coat
and abstract therefrom the afore
said property. Said defendant
then ran away and was pursued
and caught by deponent, the
said defendant when caught by deponent

Sworn to before me, this
1887 day

Police Justice

0703

had said handkerchief tied around his neck and deponent identified said handkerchief as being the property taken, stolen and carried from the pocket of said unknown person.

Thos. J. Courtlander

Sum to before me }
this 3^d day of July 1885

Solomon Smith

Police Justice

Dated 1885 Police Justice

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

Dated 1885 Police Justice

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

Dated 1885 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

John M. Gebhardt
Offence LARCENY
from the person

ss.

1 John M. Gebhardt
2
3
4

Dated

1885

July 2
Solomon Smith
Courtlander
Magistrate
Officer

Witnesses,

Clerk.

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

0704

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

John McGrath 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 McGrath

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 71 New Chambers St 4 months

Question. What is your business or profession?

Answer. Has none

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

Answer. I am not guilty another boy gave it to me
John McGrath

Taken before me this 18th day of July 1884
W. A. ...

0705

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 M. Grack
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 July 3 188 Solomon Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0706

47 685
Police Court 1st District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Fredrick Courlander

vs.

1 John M. Grant
2
3
4

Office of the
District Attorney
District of Columbia

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 3 1885 ✓

Spinks Magistrate

Courlander Officer.

H Precinct.

Witnesses F. B. Bakley

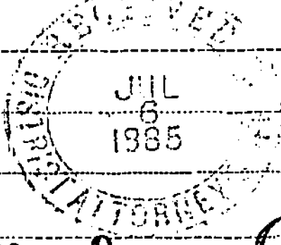
No. 1008-23d Street.

No. _____ Street,

No. _____ Street,

\$ 300 to answer

Com



0707

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 W. Fagan

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

John W. Fagan

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

The said *John W. Fagan*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *second* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one hundred and twenty dollars of the value

of five cents,

of the goods, chattels and personal property of *one certain man whose name is to the Grand Jury aforesaid unknown,* on the person of the said *man,*

then and there being found, from the person of the said *man,* 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.

Randolph B. Martin,
District Attorney

0708

BOX:

182

FOLDER:

1841

DESCRIPTION:

McHugh, Joseph

DATE:

07/22/85



1841

0709

175

Witnesses:

.....
.....
.....
.....

Counsel,

Filed 22 day of July 1885

Pleads

THE PEOPLE

vs.

R

Joseph McHugh

*By
J. McWhorter*

Assault in the Second Degree.
(Section 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Alex. S. Argon

July 21/85 Foreman.

Wm. O'Keefe

Pen 1 of part

0710

Police Court—First District.

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

John Mc Hugh
of No. 1 Dominick Street; aged 49 years,
occupation Scale Maker being duly sworn

deposes and says, that on the 19th day of July 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph Mc Hugh (now here) who did then and there cut and stab deponent in the right hand with a table fork in the premises 133 Mulberry St said city

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 19th day }
of July 1885. } J Mc Hugh

John B. Smith
Police Justice.

07111

Sec. 198-200.

CITY AND COUNTY OF NEW YORK.

102 District Police Court.

Joseph W. Hugh

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. *Joseph W. Hugh*

Question. How old are you?

Answer. *35 years old*

Question. Where were you born?

Answer. *New York*

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

Answer. *133 Mulberry St about 5 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty
Do not see me in the report*

Taken before me this

19

Joseph W. Hugh
1885
James J. ...
Police Justice.

0712

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

Joseph Mc Hugh

five 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 *July 19* 188*5* *Salou Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____

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

Dated _____ 188 _____ Police Justice.

0713

Police Court 1750 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John W. Hugh
1 Bonnick St
Joseph W. Hugh



Helmon
Assault
Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated *July 19th* 188 *5*

Smith Magistrate
James Hunter Officer.
14 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *GS*

bon

0714

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Joseph M. Smith

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

Joseph M. Smith

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

The said *Joseph M. Smith*,

late of the City and County of New York, on the *nineteenth* day of *July*, in the year of our Lord one thousand eight hundred and eighty *five*, with force and arms, at the City and County aforesaid, in and upon one

John M. Smith in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Joseph M. Smith*,

with a certain *rod* which *he* the said

Joseph M. Smith in *his* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *him*, the said *John M. Smith*, then and there feloniously did wilfully and wrongfully strike, beat, *kick*, *cut*, bruise 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.

Randolph B. Martinie,
District Attorney.