

0103

BOX:

50

FOLDER:

579

DESCRIPTION:

McCusker, John

DATE:

10/24/81



579

0104

Day of Trial. *W. H. C.*
Counsel, *W. H. C.*
Filed *24* day of *Nov*
Pleads *Guilty* 20.

Homicide of the Degree of Murder,
First Degree.

THE PEOPLE

vs.
Johnnie Coker

DANIEL C. ROLLINS,

Indict to Grand Jury
James G. G. G.
A True Bill. *Nov 27 1881*

W. H. C.
Foreman.

Pleas guilty
Mandate 3 days

the *15* day of *Nov* 1881.

S. L. 4 yrs

0105

Coroner's Office.

TESTIMONY.

Officer James Nealis of 17th Precinct
while ~~on duty~~ ^{standing} last night at 6th St. and
~~and~~ first avenue with Officer Mr
Donald we heard a rap to the door of
his. We went there and saw a crowd at
the corner of 11th St. & 1st avenue. Went
through it and entered the drug store where
we saw the body of deceased. We then went
to 414 E. 11th St. Real where on the first floor
we were told the prisoner was in hiding.
Searched for admittance without success
when Officer Mr Donald burst in the door.
We then entered and found the prisoner
with the pistol, which we saw with reference
to the Coroner, in his hand. We disarmed
and arrested him. He did not resist
and gave no explanation other than saying
that he wanted to shoot any one who looked
in his door.

James Nealis

Taken before me
this 26 day of September 1881

Thomas C. Nease

CORONER.

0106

2

Coroner's Office.

TESTIMONY.

James Foley of 424 E. 11 St. being sworn says: I am bookkeeper at 44 E. 11 St for Thomas Lorman. Was attending it yesterday. At about 9 P. M. the prisoner, whom I had not known before, came in and asked me: Is your name James Foley? I answered: Yes, sir. He then said: you owe me fifty dollars to which I replied laughingly: sure I am not worth fifty cents. He then said: Show you a piece of paper, which I gave him. He then asked for a pencil which I also gave him. He then wrote a due bill for fifty dollars and asked me to sign it. When I was making out for the paper he took it away from me and tore it up saying that he would make me soon in the morning. I then said: I have never seen you before in my life. What should I owe you fifty dollars for? He answered for breaking a stone, to which I replied it must be a good stone for fifty dollars. ^{He then left the room.} My boss then asked what was the matter and I told him. He boss told me to put up the shutters and I went out for that purpose. In doing so I saw the man standing alongside of the hallway with something in his hand. I then spoke to a young man named Campbell: Look

Taken before me

this 26 day of September 1881

CORONER.

0107

Coroner's Office.

TESTIMONY.

at him, he has got something in his hand. I said this loud enough for the prisoner to hear. I then said to the man: if you hurt me, I will hurt you. The man said nothing at all, but came out and fired at me while I was running backwards and dodging. I pulled out my pistol and fired at him while still running away and the prisoner following me. After I fired he turned and entered the hallway leading to his house. Officer Becker then came across the street and I told him where the man had gone and what had happened. Subsequently I went to the station house. The prisoner was partially drunk. The deceased girl had a pistol of hers in her hand when she was shot. He did not get that but at our pleasure did not know the dead girl.

J. F. F. W.

Taken before me
this 26 day of September 1881

Thomas C. Kemp CORONER.

0108

Coroner's Office.

TESTIMONY.

Additional testimony of James Foley.

I fired my pistol at the prisoner but not before he fired ^{his} at me. I had it in my pocket at that time.

My pistol was a 22 calibre. It would go in my pocket.

I was never charged by the prisoner in my life with having robbed him. I never saw him until the night of the shooting.

J. Foley

Taken before me
this 4 day of Dec 1881

Thomas C. Kelly

CORONER.

0109

Coroner's Office.

TESTIMONY.

William Ellenich 414 & 11th St being
 seven days I knew James Foley for
 5 years. I knew Maggie Kuis by sight.
 I knew the prisoner because he lived
 in the same house with me.

On Sept. 25, 1881. I came down 11th St
 from 1st Ave with Dennis Campbell. we
 were going to my house. while standing
 there James Foley came out and said
 there is a man in there says I owe him
 fifty dollars. while he was talking the
 man came out of the hallway. I saw it
 was the prisoner John McCusker
 Foley said to him here is the man says
 I owe him 50 dollars. The man drew back
 a step or so and said. Foley said to
 him if you interfere with me I'll
 hurt you. the man drew back further
 and Foley backed up the street rapidly
 the man ran out of the hallway and
 found at Foley. I saw the pistol.
 in 20 seconds or so a shot came from
 Foley.

Just then some one said to Foley
 look out or you will step on the little girl's
 hand.

McCusker then went into the hallway of his

Taken before me

this 4 day of Oct. 1881

CORONER.

0110

2

Coroner's Office.

TESTIMONY.

Lucas and into his room - officers came
and demanded admission. No answer
being given they broke in the door, and
arrested McCaskey. I saw the pistol
in the officer's hands.

After they took him away, I locked up
the room, finding the keys on the
table.

Wm. Ulrich

Taken before me
this 4 day of Oct 188

Thomas C. Ross CORONER.

Archie Campbell, 425 E 12th St. being sworn says - I know James Foley for 5 years. I know Maggie Rini by sight. I never saw the prisoner before the night of Sept 25.

I was standing with William Stenck at his door after coming down the street. While then ~~James~~ James Foley came out. He said to us there is a man in there says I owe him fifty dollars. While he was talking the man spoken of (the prisoner) came out and Foley said there is the man that says I owe him 50 dollars. The man stood in the hallway and said nothing but kept looking at him. and pulled back in the hallway a few steps.

Foley said If you hurt me I'll hurt you. The man was fumbling around his clothes. Foley backed away from him. The man then stepped out of the hallway and Foley turned and ran from him.

Then the prisoner fired a pistol at Foley. There was the width of a house between them. Then Foley fired at the prisoner.

There was a little girl going up the steps

Taken before me

this 4 day of Oct 1881

0112

4

Coroner's Office.

TESTIMONY.

Of her own house she fell at the first shot -
the one fired by the prisoner and Foley
fired his shot after she fell.

A crowd collected and the police came
and took charge of the case.

Foley was standing when the man fired
I did not see a pistol in Foley's hands
before the man fumbled in his pockets

Denis Campbell

Taken before me
this 4 day of Oct 1881

Thomas C. Barry CORONER.

0113

Coroner's Office.

TESTIMONY.

Maria Springer 408. E 11th St being
sworn says. I have lived 24 years at
the above number. I have known James
Foley nearly 24 years.

I knew Margaret Heise for 4 years
she lived at next door to me -

~~the~~ I never saw the prisoner before.

On Sept. 25. 1881 about 10 $\frac{1}{2}$ P.M. I was
looking out of my window

I saw Maggie Heise standing on her
stoop 410. going up stairs when a
shot came up from the avenue a side
and killed Maggie.

I heard a loud pistol shot first and
a small one after.

The child fell at the first shot.

I saw the flash of the first pistol shot
must have come about 3 doors from
me. I saw no persons on the street
at the time except the little girl.

Officers came and took charge of the
girl - they also found a man into
a neighboring house in a hallway to a
rear building and brought ~~him out~~
out.

Maggie had a small pitcher in her hand at the
time she was shot.

Taken before me

this 4 day of Oct

Maria Springer
her witness

1881

Thomas C. Huff

CORONER.

0114

Coroner's Office.

TESTIMONY.

Thomas Dooley 408 E 11th St being sworn says. I have known James Foley for about 9 years. I never knew Margaret Hinds for 4 years. I never saw McCracken before.

On Sept 25. I was sitting on a curb across the way from Maggie Hines house at 10 $\frac{1}{4}$ P.M. I saw her going up her stoop. she stood talking on her stoop and had a pitcher in her hands. I heard a pistol shot. the girl dropped her pitcher and fell on top of it with her head on the sidewalk and her feet on the stoop.

Foley went on one knee beside the girl with a pistol in his hands pointed down the street.

People came and took the girl to a drug store.

Thos Dooley

Taken before me
this 4 day of Oct 1881

Thomas C. Knox CORONER.

0115

Coroner's Office.

TESTIMONY.

Officer John McDonald 17th Precinct being
 on duty on Sept. 28. Was on 1st floor
 on duty - about 10th P.M. I heard a rap.
 an officer ~~He~~ went with me we went down
 to where the rap came from. A citizen told
 me a man shot a girl at 414 E 11th St
 Officer Neale & Puckis went then with me
 the man was in the rear house second
 floor facing on the yard.

We demanded admission, a man's
 voice said if you don't go away from
 there I'll shoot you. we had told him
 we were officers. we rapped on the
 door with our sticks. and I kicked
 in the door. I saw the prisoner standing
 in the bed room door, which was in
 the rear of his sitting room. He had a
 pistol in his hand by his side full cock
 he kind of raised it. I caught the pistol
 by the cylinder. ~~he~~ I was going to strike
 him when he said, All right. I'll give up
 We arrested him. I identify the pistol
 in the corner's possession as the one
 taken from the prisoner. we examined
 the pistol in the station house and
 found one chamber empty

The prisoner was excited and somewhat under the
 influence of liquor when arrested. he kind of
 skinned and trembled Taken before me
 John McDonald
 this 4 day of Oct 1881

Thomas C. Kemp CORONER.

0116

Coroner's Office.

TESTIMONY.

Thomas C. Funnell M.D. being sworn says
I made a Post-mortem examination on
the body of Maggie Hines on Sept. 26. 1881
at 410 E 11th St. in presence of Coroner
Thomas C. Knapp, Drs. E. J. Smith and W. C. Funnell Jr.

I found a bullet-wound in the left
temporal region also a corresponding bullet-
wound in the right-parietal bone.

The course of the bullet was through the
substance of the brain.

There was also extensive fracture of the
occipital bone.

From the extensive injuries found death
was very rapid and due to shock.

J. C. Funnell M.D.
132 W. Houston St.

Taken before me
this 4th day of Oct 1881

Thomas C. Knapp CORONER.

0117

with something in his hand. I then spoke to a young man named Campbell "Look at him he has got something in his hand". I said this loud enough for the prisoner to hear. I then said to the man if you hurt me I will hurt you. The man said nothing at all, but came and fired at me while I was running backwards and dodging. I pulled out my pistol and fired at him while still running away and the prisoner following me. After I fired he turned and entered the hallway leading to his house.

Officer Buckles then came across the street, and I told him where the man had gone and what had happened. Subsequently I went to the station house. The prisoner was partially drunk. The deceased girl had a pitcher of beer in her hand when she was shot. She did not get that beer at our place. We do not know the dead girl.

I find my pistol at prisoner

0118

James Foley. was behind the bar in Noonans
saloon on the 25th of Sept. the person

X Ex

I did not draw my pistol until I saw
McKeester have pistol. McKeester did not
strike my pistol I did not go behind camp
just-

was gathering sage before I went to bunking
arrested twice for being drunk

The pistol I had belonged to Noonans

I dont remember McKeester throwing water
at me when I was drunk

0119

James Foley of 424 E 11th St - being sworn
says I am bar keeper at 414 E 11th St
for Thomas Noonan & was attending
it - yesterday at about 9 P.M. the prisoners
whom I had not known before came in
and asked me, "Is your name James
Foley?" I answered, yes sir. he then
said "you owe me fifty-dollars." to which
I replied laughingly: "sure I am not
wont to fifty-cents." He then said "have
you a piece of paper?" which I gave
him. He then asked for a pencil
which I also gave him. He then
wrote a due bill for fifty-dollars, and
asked me to sign it-. when I was
reaching out- for the paper, he took it-
away from me and tore it up saying.
"That he would make me ^{sure} in the
morning". I then said "I have never
seen you before in my life what-should
I owe you fifty-dollars for?" He answered
for breaking a stove" to which I replied "It-
must be a good stove for fifty-dollars
He then left- the saloon my boss then
asked me what-was the matter and I
told him. The boss told me to pull up
the shutters and I went out- for that-
purpose. In doing so I saw the man
standing alongside of the hallway

0120

Challenge Pennington

James Hickey 2 satisfactory

Chas A Breker 2 "

John F. Loss 3 "

Henry Johnson

Conscientious samples

Alfred Bolger

Mrs F Cushing

Edw Wines 4 "

David Buckhimer =

" "

Jessie Brass

Chas Eschert

George Brown Jr =

John Johnson =

012-1

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0122

1
Mr. Elbridge 49 - 5101 - 11/11/11

I know prisoner about a year I came down
about 9 1/2 - & stood with Campbell, Foley
came out, Foley said this is the man
I was looking for, Foley says
if you interfere with me I will hurt
you. I was near the door 414 -

Summer night about 5 seconds -
between shots, prisoner's first, Foley
second, Foley's shot was as low as
prisoner's, I saw pistol in prisoner's
hand, I saw flash

I was standing by door of courtroom and
I had Foley 4 or 5 years
I did not see pistol in hands of McKeen
until prisoner's first,
I saw the flash of pistol in Foley's
hand, about 5 seconds after prisoner's first

Thos C Farnell I found made
examination of the body. bullet passed
in at left temple and out at
right - a large bullet pass ^{low} enough
to put in my finger chest must have
been almost instantaneous

0123

2

This woman, am proprietor of the
saloon

I was in saloon

I rec'd the pistol from F

I have load pistol 3 mms -

I have seen Mc Kuska - he was not
a customer. Mc Kuska after coming out of
saloon and went out -
4th July Foley gave I shot at boy
in water about with boy in it

I have shot 6 mms. I have seen Foley
from boy -

This boy 408 - E11 about 4 seconds
between shots - first - repeat later, etc
no half salute

When Mc Donald, after No. 1's
He went in 414, door locked

I told him to open he said 'of
you come in I will shoot you the
pistol was cocked I grabbed the
pistol & took it away

We brought him to drug store
He said if I knowed you were
- policeman I would hear at you
in

0124

3

XE he was afraid he was
thinning & trembling he was very
much excited -

Source

Rev. Parks house painter 10 yrs
I know John Mc Carke well, am a fellow
workman know him since 1876 - have
working industrious man I have never caught
apt him

X Ex 25-2 22 av, I have worked with
in & off since 1876, never been at his house
he told me in July about his being robbed
did not tell me particulars

Wm Nealy wholesale Gro & Flour store
since June 1854, I have never heard caught
apt him don't know much about

Saml Davidson house painter has known
30 years, know him intimately 40 or 50 yrs
I have never heard a word apt him
I have never seen him temper raised
he has been living south

m

0125

4

Magnus, I have known him since
our study - years I have worked
with him, his character gives
a pleasant - gentlemanly man

0126

Mary Baberis. I lived in the same house 2 years
I am a neighbor, he was a nice quiet man
I looked over shoulder 4th of July

Margaret Delabauty, I lived in 2nd floor, he lived
by himself in 1st floor. I always saw him
quiet, six families in house. I have lived thru 10
mos.

John Mc. Custer 56, 8th of July - I came here
in 41. 6 years. ^{lived also} 414, East 11th St., a house painter
I have never been arrested before -

Last election day I went and cast my vote
I came to my room. \$75. & 30. Foley came
in. threw me over the stove and snatched
the money - I saw somebody one night -

I went in the saloon and said you broke
my stove & robbed me of \$30. I will make you
sorry for it in the morning. I was afraid of the
gang - When I came out Campbell was standing
outside door. There comes that feller

Foley says you hurt me and I will hurt you

The pistol went off Campbell stepped back
Foley came down & found the pistol -

I made a bolt for my room

The police came to arrest me I stumbled -
it was the gang -

I have owned the pistol 10 years I got it
from my brother Pike Co Miss -

0127

2

I carried the pistol to protect me from the gang
the meeting with Foley accidentally

X Ex

I have been work as a painter \$3 per day
fully steady. I have been a afraid for my life
since last presidential election. I thought
it necessary to carry pistol. Foley and his associates
I heard Foley never worked. I knew Campbell
by sight. I saw Campbell in company with
Foley & Karmy - I saw Ulrich asleep in the part
Foley was alone in the room. it was about
noon. I had been drinking. I did not pursue
I had seen him before I did not know where he lived
I wanted to see my money. The pistol loaded
and or fire rounds. I discharged the pistol on
the ~~table~~

I told the woman the name of shot. Mrs. Sher-tow
me I had better let the gang alone -

I did not hear the pistol when I went into
the saloon. I did not talk so that Norman
could.

I walked up to the bar and said your name is
James Foley - ~~he said I never saw~~ ^{I said you owe me fifty dollars} he said

I never saw you before. I said you stole my
money. I took up a dice table. I said
I will have a warrant for you and I will
make you sorry for it in the morning -
I had drunk a few glasses of beer -

0128

3

I was ~~not~~ considerably interested,

I went down ~~room~~ I went out to buy a
pipe I find two shots in the ~~which~~
Campbell says there came that fellow
I had not passed the door in the saloon
when Campbell - I knew Campbell

Foley says when is he which way did he
go. Foley says if you hurt me I will
hurt you. I did not see

I tried to go back Foley was in the
hall way.

I saw Foley draw the pistol in the hallway
I thought I heard the click of the pistol
I did not see it. I saw something
shining. My pistol was cocked

I tried to knock the pistol out of his hands
he got out on the street and tried to
shoot me. he went sideways -
so as to get Campbell. I went out
on the sidewalk I was afraid of an
attack in the rear from the saloon
~~I did~~

The Foley was six feet from me when
I find the pistol. I was about two paces
on the sidewalk. I swear he was not
25 feet from me.

It was some seconds ~~before~~ after I fired before
Foley fired.

0129

4.

I heard the officers. I did not think they
were officers & thought it was part of the
gang -

Officer,

I asked prisoner what he had the pistol
for. he said to protect himself if anyone
came into it -

I don't know any fact in reference to
the saloon -

0130

New York, Nov. 17, 1881.

My dear Sir:

My personal friend, Hon. Daniel G. Sullivan, the present District Attorney of this County, is a candidate for the office of

Suivogate.

It is conceded even by his political opponents that he possesses all the qualifications requisite to a faithful discharge of the duties of that office, whatever in our course political.

If you will use your influence in promoting his election, you will greatly oblige every truly

Observe every truly

0131

Bad neighborhood
Why don't he live there -
no family =

Of your parents - good =

The pistol

4 July shooting at ...
Good shot

Robbery -

Going back for history =

Distance between parties

Time of ...

Which ...

~~It is a~~

Character of Foley's ...

0132

Threat

Weapon deadly =

Pursuit

Shot at a distance

Use of the pistols & knife to be
stopped =

Technically guilty = under
the facts of 1st deg murder =

All the truth has not come
out

Drunk

& anger =

& blind shooting =

0133

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of No. 13 Chatham Street, in the 4 Ward of the City of New York, in the County of New York, this 4 day of October in the year of our Lord one thousand eight hundred and 81 before Thomas C. Knapp Coroner,

of the City and County aforesaid, on view of the Body of Maggie Hume 410 E 11th St lying dead at Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said

Margaret Hume came to her death, do upon their Oaths and Affirmations, say: That the said Margaret Hume came to her death by Pistol shot wound of the head at the hands of John McCusker on September 25, 1881 at 410 E 11th St

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition set our hands and seals, on the day and place aforesaid.

JURORS.

Julius Wolf
William A. Edwards
Wm H. Turner
J. L. Hill
Henry Schumacher
J. R. Lewis

John L. Keating

Thomas C. Knapp

CORONER, L. S.

0134

The People of the State of New York, on the
Complaint of

vs.

List of Witnesses.

Jas McCusker

NAMES.

RESIDENCE.

Maria Springer

408 East 11th St.

Thos Dooly

" " " "

Jas Foley

424 " " "

William Elrich

414 " " "

Dennis Campbell

425 - " 12th "

Thos L. Funnell Mrs

137 - W - Houston "

Off Nealis

17 Police Precat

" McDonald

" " "

Noonan -

0135.

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

John M. Cusker being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Question.—How old are you?

Answer.—

Question.—Where were you born?

Answer.—

Question.—Where do you live?

Answer.—

Question.—What is your occupation?

Answer.—

Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

Acting by advice of Council. I decline to say anything at present.

John M. Cusker

Taken before me, this 4 day of Oct, 1881

Thomas C. May CORONER.

1012
171

250

0136

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
Years.	Months.	Days.			
15			W.V.	410 E 11th St	Sept. 26. 80

3rd 1018 1881
P~~RE~~SONICIDE.

#18 AN INQUISITION 972
On the VIEW of the BODY of

Marjant. Alice

whereby it is found that she came to
her death by the hands of

Jennie McEwen
at 410 E 11th Street

by a fatal shot
wound of the head.

Inquest taken on the 4th day
of October 1881
before

Thomas E. Wood, Governor.

Committed October 1881

Obit'd

Discharged

Date of death



State of Indiana
1881

0137

3rd 1018 1881

HOMICIDE.

AN INQUISTION #

On the VIEW of the BODY of

Margaret. Niice

whereby it is found that she came to her Death by the hands of

John Mc Carter

at 410 E. 11th Street.

by a pistol shot
wound of the head.

Inquest taken on the 4th day
of October 1881
before

Thomas C. Hoag, Coroner.

Committed October 11 1881

Bailed

Discharged

Date of death



Oct 25 1881

MEMORANDUM.

AGE	15 Years.	Months.	Days.
PLACE OF NATIVITY.	W. Va.		
WHERE FOUND.	410 E 11th St		
DATE When Reported.	Sept 26 88		

0110

DANIEL G. ROLLINS, District Attorney.

the State of New York and their dignity. of the Statute in such case made and provided, and against the peace of the People of did kill, and murder, against the form design to effect the death of the said in the year aforesaid, willfully, feloniously, and with a deliberate and premeditated the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and by in the manner and form, and by And so the Jurors aforesaid, upon their oath aforesaid, do say that the said City and County aforesaid, of the said mortal wound" did die. in the year aforesaid, the said at the Ward,

day of in the same year aforesaid, did languish, and languishing did live, and on which and in the year aforesaid, "with the aforesaid, "from" the day first aforesaid

said and of the depth of one mortal wound of the breadth of inch" the said mortal wound "of which said mortal wound at the Ward, City and County

and shot out of the in and upon the head of the said then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth, and wound, giving to the said "malice aforesought" did strike, penetrate, then and there

of the said in and upon the force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the leaden bullet aforesaid, out of the aforesaid, then and there, by and discharged, and that the said did shoot off

then and there feloniously, willfully, and with a deliberate and premeditated design to effect the death of the said with the there had and held to, at, against, and upon the said

the said in right hand then and with gunpowder and one leaden bullet, which said then and there charged and loaded

a certain assault, and that the said the said did make an

with a deliberate and premeditated design to effect the death of in the peace of the People of the State, then and there being, willfully, feloniously, and with force and arms, in and upon one

one thousand eight hundred and seventy on the day of in the year of our Lord

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

The said committed as follows:

of the crime of

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

against

NEW YORK THE PEOPLE OF THE STATE OF the City and County of New York

0139

BOX:

50

FOLDER:

579

DESCRIPTION:

McDowd, Mary

DATE:

10/18/81



579

0140

Counsel,
Filed 18 day of 1877
Pleads: *Not guilty (19)*

INDICTMENT
Grand Larceny of Money, &c.

THE PEOPLE

mean in bond

vs.

Sam. L. Rollins
BENJ. K. PHILLIPS

District Attorney.

Chas. H.

A True Bill.

Pleads guilty

Foreman.

Wm. H. ...

...

CLERK OF THE COURT
CLEVELAND, OHIO

THE OFFICE OF THE CLERK OF THE COURT OF CLEVELAND, OHIO

0141

FORM 89f.

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

Police Court--Second District.

married
of No *167 W 23rd* Street, being duly sworn, deposes
and says, that on the *20th* day of *September* 188*1*
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, *from the above premises*

in the day time
the following property, to wit: *One port-monnaie containing*
twenty five dollars in silver bills of various
denominations and value, good and lawful money
currency of the United States Government, one gold
ring of the value of ten dollars, one suit of
clothes, of the value of 28 dollars, one
pair of black pants, of the value of eight dollars,
one dress of the value of twenty dollars, and
one silver matchbox & sign case & other articles. All
of the value of *one hundred* Dollars,

the property of *this deponent Alexander Hay deponent's husband*
Louis Mas. Sophie Hummel see in the case and
charge of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *Mary O'Dowd (unknown)*
for the reason that immediately after the said Mary
had quitted the house deponent missed the afore-
mentioned articles. Deponent identifies the dress
actually worn by the accused as the property
of Sophie Hummel, a part of the property
herein above charged as taken and stolen

Marian Hay

Sworn to before me, this *16th* day of *September* 188*1*
Selden Stewart
Justice.

0142

Sec. 198-200.

222

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK

Mary M Dood

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

Question. What is your name?

Answer.

Mary M Dood

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

New York

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

Answer.

26th Street East New York - 2 months

Question. What is your business or profession?

Answer.

Student

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

Answer.

I am guilty of taking twenty dollars,
as to the other things I am not guilty
I was intoxicated

Taken before me, this 16th
day of October 1881

Mary M Dood

Salou R. Smith
Police Justice.

0143

Sec. 208, 209, 210 & 212

Police Court - 2nd District

THE PEOPLE, &c., 987

ON THE COMPLAINT OF

Chas. H. W. 167 W. 23rd St.

1. *John J. ...*

2.

3.

4.

Dated *October 16* 188*1*

Smith Magistrate.

Schultz Officer.

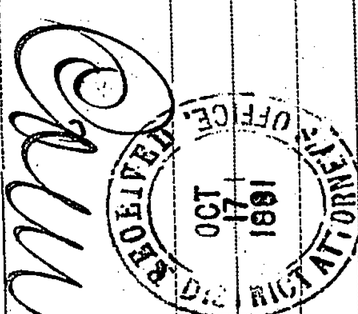
... Clerk.

Witnesses *Sophie Kimmel*

No. *167 W. 23rd* Street,

No. _____ Street,

No. _____ Street,



...

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

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

Dated *Oct 16* 188*1* *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 h to be discharged.

Dated _____ 188 _____ Police Justice.

01410

Sec. 208, 209, 210 & 212.

Police Court - 2nd District

THE PEOPLE, &c., 1881
ON THE COMPLAINT OF
Charian M. M.
167 W. 23rd St.
City of New York
Offence: *Grand Larceny*

Dated *October 10th* 1881

Smith Magistrate.

Schmittberg Officer.

JA Clerk.

Witnesses: *Sophie Hummel*

No. *167 W. 23rd* Street.

No. Street.

No. Street.



BAILED.

No. 1, by

Residence Street,

No. 2, by

Residence Street,

No. 3, by

Residence Street,

No. 4, by

Residence Street,

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

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

Dated *Oct 16* 1881

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 1881

There being no sufficient cause to believe the within named

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

Dated 1881

0145

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

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

Mary Meadows
of the crime of
Larceny
committed as follows:
The said *Mary Meadows*

on the *twentieth* day of *September* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

21

One gown of the value of twenty dollars
Two pairs of trousers of the value of five dollars each pair
One coat of the value of fifteen dollars
One vest of the value of five dollars

of the goods, chattels, and personal property of one *Marianne A. ...* then and there being found feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

David G. Rollins
~~BENJ. K. SHEPHERD~~, District Attorney.

0146

BOX:

50

FOLDER:

579

DESCRIPTION:

McGann, Richard

DATE:

10/13/81



579

0147

W
Counsel,
Filed *13* day of *Ch*
1887
Pleads *McGrub, &*

INDICTMENT
Grand Larceny of Money, &c.
THE PEOPLE
vs.
Richard McEann

David B. Rollin
~~BENT K. PHIBBS~~

District Attorney,
Part. No. *October 19, 1887*
Pleads *P.D.*

Pen 5 months.
A TRUE BILL.

Wm. H. ... Foreman.

0148

H District Police Court

William M. Gann, aged 29
years, Butcher, residing at

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 329 East 32nd Street,

11th day of October 1880

being duly sworn, depose and saith, that on the
at the 21st Ward of the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent,

the following property viz.:

Gold and larger money of the United
States, consisting of a number of notes
or bank bills of divers denominations
and values in all of the amount and
value of fifty dollars, and twelve silver
trade dollars, and twelve dollars
and fifty-five cents in silver,
nickel and copper coins, said
money being in all of the amount
and value of seventy-four dollars
and fifty-five cents

Sworn before me this

day of

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 deponents brother,

Richard M. Gann, now here,
from the fact that when deponent
went to bed at the hour of 9 1/2
o'clock P. M. on the night of said
day said money was in the
mantalovers pocket of deponent
mantalovers. That about the
hour of 3 o'clock on the morning
of the 22nd instant said deponent
was brought drunk into the 21st

Police Justice

1880

0149

Deponent states he has
then said money in his possession.
that the fifty cent piece and
twenty-five cent piece now
shown are a portion of said
stolen money and will found
in his possession with all of
said other money and deponent
identifies said fifty and twenty
five cent pieces by peculiar
marks upon the same as
being the property of deponent
and as being a portion of said
stolen money.

Subscribed before me this 12th day of October 1889

J. M. Hancock, Magistrate

OFFICE 1889

1889

1889

DISTRICT POLICE COURT.

AFFIDAVIT—Larceny.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

VS.

DATED

187

MAGISTRATE.

OFFICER.

WITNESSES:

0150

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard McGann 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. *Richard McGann*

Question. How old are you?

Answer. *Thirty years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *328 East 32nd St. 7 months*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty of the charge. The money is my own, and I stand further examination in this Court.*

Taken before me, this *12th*
day of *October* 188*8*

Richard McGann
Mant

J. M. Patterson
Police Justice.

0151

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Secs. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Gannon
329 No. E 32nd St.

Richard M. Gannon

Offence, *Grand Larceny*

Dated *October 12th* 188*8*

William Magistrate.

Clinton Officer.

M. G. Clerk.

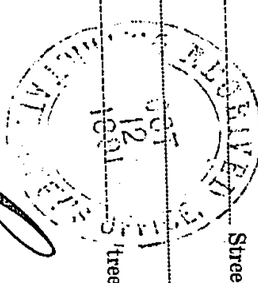
Witnesses
Thomas *Clinton*

Wm. Paul *Wolfe* Street _____

No. _____ Street _____

No. _____ Street _____

David S. W. G.S.



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

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison *of the city of New York*

Dated *October 12th* 188*8* *J. M. Gannon* 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.

0152

Sec. 209, 200, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm M Gann
329 E 32nd

Richard McGann

No. 1, by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street,

Offence: *Steinwald Agency*

Dated *October 12th* 188*8*

Patterson Magistrate.

Clinton Officer.

M 40 Clerk.

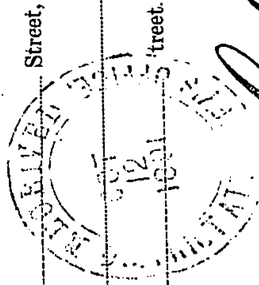
Lawrence Clinton

Witnesses
21 West 100th Street,

No. Street,

No. Street.

Cond. to Am. G. S.



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

held to answer the same and be committed to the City Prison *of the City of New York* until he be admitted to bail in the sum of *Five Hundred Dollars* and be committed to the Warden or Keeper of the City Prison *of the City of New York*

I have admitted the above named *Richard M Gann* to bail to answer by the undertaking hereto annexed. Dated *October 12th* 188*8* Police Justice.

There being no sufficient cause to believe the within named *Richard M Gann* guilty of the offence within mentioned, I order he to be discharged. Dated *October 12th* 188*8* Police Justice.

Foot wh

0153

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

THE PEOPLE OF THE STATE OF NEW YORK,

Richard McGann against

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

of the crime of *Larceny*

committed as follows: The said *Richard McGann*

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *eleventh* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy-eight~~ *one* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

117 7/4

One silver coin (of the kind commonly known as a half dollar) of the value of fifty cents -
One silver coin (of the kind commonly known as a quarter dollar) of the value of twenty five cents

William McGann

of the goods, chattels, and personal property of one *Richard McGann* then and there being found feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0154

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

of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said *Richard McEann*

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

~~force and arms~~, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes, for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.

One silver coin (of the kind commonly known as a half dollar) of the value of fifty cents
One other silver coin (of the kind commonly known as a quarter dollar) of the value of twenty five cents

of the goods, chattels and personal property of the said *William McEann*

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

William McEann
unlawfully, unjustly, did feloniously receive and have (the said *Richard McEann*)

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

DANIEL G. ROLLINS, District Attorney.

0155

BOX:

50

FOLDER:

579

DESCRIPTION:

McGuire, Mary

DATE:

10/19/81



579

0156

H. H. [unclear]
Counsel
Filed *19* day of *Oct* 18*87*
Pleas *Guilty*

INDICTMENT
Grand Larceny of Money, &c.
THE PEOPLE
vs.
Mary Mcburn

Daniel S. Rollins
~~BENJ. K. PHILLIPS~~
District Attorney.

John Convicted
Pen. Two years

A True Bill.

Wm. H. [unclear]
Rowman
[Signature]

OF THE
CLERK OF THE COURT

THE CLERK OF THE COURT OF THE DISTRICT OF COLUMBIA

0157

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

John Smith

Plenier of Delentiss

being duly sworn, deposes and says, that on the *16th* day of *Oct* 188*1*

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 in a Hotel*

the following property, viz:

good & lawful money (issue unknown) consisting of Ten Bills of the denomination & value of ten dollars each

Scribble of signature

the property of *deponent who is of 9 years old & a laborer by occupation*

top of

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by *Mary McGurie*

Deponent went to No 48 New Bowery with Mary & went to bed with her locking the room door on the inside,

Police Justice

1881

Deponent placed the pocket book containing the aforesaid money under the pillow of the bed, and about one hour thereafter he found the pocket book open in the bed the money having been stolen therefrom

0158

no person other than myself was
in the room from the time he saw
the money lost until he
snipped it,

John ^{his} Smith
mark

Sworn to before me
this 17 day of October 1881
M. W. Myky Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0159

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Mary McGuire

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 42 Henry St

Question. What is your business or profession?

Answer. Servant

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 17
day of Dec 1888

Mary McGuire
mark

[Signature]
Police Justice.

0160

Connelly & Adams
of Relevance

BAILED,

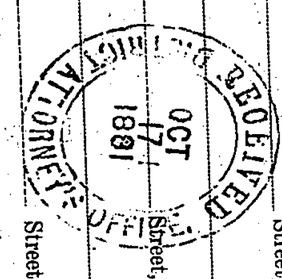
No. 1, by _____
Residence _____
Street, _____
No. 2, by _____
Residence _____
Street, _____
No. 3, by _____
Residence _____
Street, _____
No. 4, by _____
Residence _____
Street, _____

Sec. 219, 210, 216 & 212.
Police Court, _____ District.

THE PEOPLE, \$250
OF THE COMPLAINANT OF
John Smith
vs
Relevance
Case 200
Mary McQuinn
Offence *Manslaughter*

Dated *19 October* 1881
R. H. Murphy Magistrate.
Emerson H. Officer.
Clerk.

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



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

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

Dated *Oct 17* 1881 *R. H. Murphy* Police Justice.

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

Dated _____ 1881 _____ Police Justice.

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

Dated _____ 1881 _____ Police Justice.

1910

Sec. 209, 209, 210 & 212.

Police Court - 6th District.

THE PEOPLE, &c.

OF THE COMPLAINT OF
John Smith
detention
Bail 200
Mary McNamee

Dated 17 October 1881

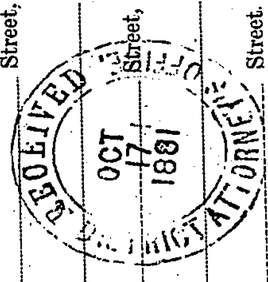
Magistrate.

Lawrence L. Officer.

Clerk.

Witnesses

No. Street,



No. Street.

Street

Compl't to name
of detention

BAILED.

No. 1, by
Residence Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street,

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

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

I have admitted the above named Mary McNamee

to bail to answer by the undertaking hereto annexed.

Dated 17 October 1881

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

Dated 17 October 1881

Police Justice.

0162

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

THE PEOPLE OF THE STATE OF
NEW YORK,

Mary McGuire
against

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

Mary McGuire

of the crime of

Larceny

committed as follows:

The said

Mary McGuire

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *sixteenth* day of *October* in the year of our Lord one thousand eight hundred and ~~eighty one~~ *eighty one* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

10/16/81

of the goods, chattels, and personal property of one

John Smith

then and there being found

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

Daniel B. Collins

BENT K. PHELPS, District Attorney.

0163

BOX:

50

FOLDER:

579

DESCRIPTION:

McGuire, Mary

DATE:

10/19/81



579

0164

H. W. [Signature]

W. H. [Signature]

Counsel
Filed *19* day of *Oct* 18*87*
Pleads *Substantive*

INDICTMENT
Grand Larceny of Money, &c.
THE PEOPLE vs.
Mary McEuen

Daniel S. Rollin
~~DEPUTY~~ **CLERK**

Dist. Atty.
Oct 20-1887

Prison Convicted
Pleds Two years

A True Bill.

[Signature]
Roman

[Signature]

THE PEOPLE vs. MARY MCEUEN
Grand Larceny of Money, &c.
Pleds Two years
Prison Convicted
Dist. Atty. Oct 20-1887
Daniel S. Rollin
DEPUTY CLERK
Counsel
Filed 19 day of Oct 1887
Pleads Substantive
A True Bill.
[Signature] Roman
[Signature]

0165

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

John Smith

Plenney Delembra

being duly sworn, deposes and says, that on the 16th day of Oct 1881

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, in a hotel
and dwelling house
the following property, viz:

good & lawful money (issue
unknown) consisting of Ten Bills,
of the denomination & value
of ten dollars each

Sworn before me this

the property of deponent who is 49 years

long of

old & a laborer 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 Mary McGuire

Deponent went to No 48 New
Bowery with Mary & went to bed
with her locking the room door
on the inside,

Deponent placed the pocket
book containing the aforesaid
money under the pillow of the
bed and about one hour
thereafter he found the pocket
book open in the bed the money
having been stolen therefrom

Police Justice

1881

0166

hope you other than many way
in the room from the time he saw
the money but until he
snipped it,

John ^{his} Smith
mark

Sworn to before me
this 17 day of October 1881
M. W. Murphy Police Justice

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0167

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Mary McGuire

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. Brooklyn

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

Answer. 42 Henry St

Question. What is your business or profession?

Answer. Servant

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 17
day of Dec 1888

Mary McGuire
mark

[Signature]
Police Justice.

0169

Sec. 208, 209, 210 & 212.

Police Court - 1st District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

John Smith
Detective
Baril 200
Mary McQuinn

BAILABLE

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

1881

17 October
B. H. Kirby Magistrate.

Conoran Officer.

Clerk.

Witnesses

No.

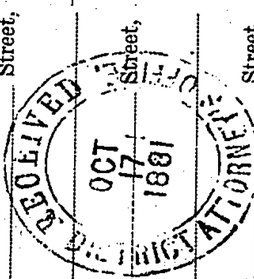
Street,

No.

Street,

No.

Street.



Clark

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 *May McQuinn*

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

Dated *Oct 17* 1881

I have admitted the above named *May McQuinn*

to bail to answer by the undertaking hereto annexed.

There being no sufficient cause to believe the within named *May McQuinn*

guilty of the offence within mentioned, I order that she be discharged.

Dated _____ 1881

Police Justice _____

0170

Court of General Sessions of the ~~People~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Mary McGuire ^{against}

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

Mary McGuire

of the crime of *Larceny*

committed as follows:

The said

Mary McGuire

late of the First Ward of the City of New York, in the County of New York, aforesaid

on the *sixteenth* day of *October* in the year of our Lord one thousand eight hundred and ~~seventy eight~~ *one* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

100/100

of the goods, chattels, and personal property of one

John Smith

then and there being found

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

Daniel B. Rollin

BENJ. K. PHELPS, District Attorney.

0171

BOX:

50

FOLDER:

579

DESCRIPTION:

McKendrick, William

DATE:

10/04/81



579

0172

Order

#4

Counsel,
Filed *4* day of *Oct* 188*1*
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

7

William McHendrick

Wm. G. Rollins

DANIEL G ROLLINS,

~~Attorney at Law~~

District Attorney.

A True Bill.

Wm. G. Rollins Foreman.

Oct 4. 1881

Wm. G. Rollins
Per: One year.

0173

3^d District Police Court

The People &c.
on the complaint of
Sarah Levy
vs
William M. Kendrick } Grand
Larceny

City and County
of New York } ss:-

Sarah Levy being
duly sworn and examined deposes
and says, as follows:-

- Q What is your name, age, residence
and business?
- A. Sarah Levy, age 48. live at
7^o 133 Avenue "B", and am a
Married woman.
- Q Why did you cause the arrest
of William M. Kendrick (nowhere)?
- A He and another man who is
unknown to me stole from my
possession two suits of lady's
clothing of the value of thirty dollars:
One Cashmere dress of the value
of twenty dollars: two pairs
of pantaloons: One cashmere
Jaquet: two cloth coats: one
vest and one coat of the value

0174

of Twenty seven dollars, said property being of the value of Seventy seven dollars, the property of myself and husband David Levy.

Q They do suspect William M. Kendrick of feloniously taking, stealing and carrying away said property from your possession?

A. For the reason that on the evening of the 24th day of September 1881, at the city and County of New York, I saw William M. Kendrick, and another man who is unknown to me, come out of the front door of my said residence with the said property in their arms, I shouted 'Stop Thief' and they dropped the clothing and ran away with officer Joseph R. Kettner in their pursuit.

Sworn to before me this
25th day of September 1881, Sarah ^{her} X Levy
M. A. Warner
Police Justice.

0175

Sec. 198-200.

37 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William M. Kendrick 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. *William M. Kendrick*

Question. How old are you?

Answer. *28 years of age*

Question. Where were you born?

Answer. *N.Y. city*

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

Answer. *424 E. 12th Street since two months.*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty. I was drinking
all day & went into the store
didn't know what he was going
to do.*

Wm M Kendrick
Mark

Taken before me, this *25th*
day of *September* 188*8*

John M. ... Police Justice.

0176

BAILED,

No. 1, by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank King
133 Ave. B
William McSpindick

Offence *Grand Larceny*

Dated

Sept. 25 1881

Magistrate.

Wm. H. ...
Officer.

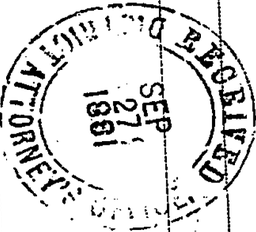
10 ...
Clerk.

Witnesses

No. _____
Street, _____

No. _____
Street, _____

No. _____
Street, _____



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

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

Dated *Sept. 25th* 1881

... Police Justice.

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

Dated _____ 1881 _____ Police Justice.

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

Dated _____ 1881 _____ Police Justice.

0177

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Lee
133 Ave. B.
William W. Hendrick

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses

No.

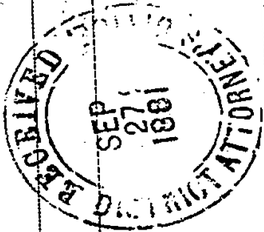
Street,

No.

Street,

No.

Street.



l. e.

Dated *September 25* 1881

C. H. Blanner Magistrate.

Arthur Officer.

10. Street Clerk.

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

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

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

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.

William W. Hendrick
Police Justice.

Sept. 20th
1881

0178

GRAND JURY.

THE PEOPLE,
ON THE COMPLAINT OF

John M^{rs.} Kendall

Witnesses Present.

Sarah Lory

0179

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

THE PEOPLE OF THE STATE OF
NEW YORK,

William M. Kendrick
against

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

William M. Kendrick

of the crime of

Ransacking

committed as follows

The said

William M. Kendrick

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

Two skirts of the value of five dollars each
Two overshirts of the value of five dollars each
Two waists of the value of five dollars each
One other skirt of the value of ten dollars
One other overshirt of the value of five dollars
One other waist of the value of five dollars
Two pairs of pantaloons of the value of three dollars each
One sash of the value of four dollars
Two cloaks of the value of five dollars each
One vest of the value of three dollars
One coat of the value of four dollars

of the goods, chattels, and personal property of one

Sarah Levy

then and

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

0180

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

William McKendrick

of the CRIME OF

Receiving Stolen Goods

committed as follows:

The said

William McKendrick

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

*Two vests of the value of five dollars each
Two over-shirts of the value of five dollars each
Two waists of the value of five dollars each
One other skirt of the value of ten dollars
One other over-shirt of the value of five dollars
One other waist of the value of five dollars
Two pairs of pantaloons of the value of three dollars each
One sash of the value of four dollars
Two cloaks of the value of five dollars each
One vest of the value of three dollars
One coat of the value of four dollars*

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

Sarah Levy

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

taken and carried away from the said

Sarah Levy

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

William McKendrick

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

DANIEL O ROLLINS,

~~DEPT. CLERK~~ PHILLIPS, District Attorney.

0181

BOX:

50

FOLDER:

579

DESCRIPTION:

McLoughlin, Thomas F.

DATE:

10/17/81



579

0182

Bail reduced to
\$1000
Oct 19 1881

Paul Schwantz
31 Levee St

Day of Trial
Counsel Signed
Filed 19 day of Oct 1881
Pleas Not guilty (19)

THE PEOPLE,
vs.
Thomas J. McDonough
Com. by Ct
Feb 16/82

BIGAMY.

DANIEL C. ROLLINS,
District Attorney.

A True Bill.

W. M. ... Foreman.
G. ...
P. ... Party
D. S. P. one year
D. ...
Mark

0183

Sec. 198-200.

3^d DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer.

Thomas F. McLaughlin

Question. How old are you?

Answer.

Twenty two

Question. Where were you born?

Answer.

In Ireland

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

Answer.

*No. 35 Lewis Street. Have
lived there about four months.*

Question. What is your business or profession?

Answer.

Colporteur

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

Answer.

*The girl knew that I was
a married man
Thomas F. McLaughlin*

Taken before me, this

day of

14th
September 1888

[Signature] Police Justice.

0184

3^d DISTRICT POLICE COURT.

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Mary L. Baillie

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

No 81 Lewis Street. Have lived
there about six years

Question. What is your business or profession?

Answer.

Seegar box painter.

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

Answer.

I have nothing to say.

Mary Louise Baillie

Taken before me, this

day of September 1888

John J. [Signature] Police Justice.

0185

BAILED
 No. 1, by *Walter M. Baile*
 Residence *81 Lewis* Street

No. 2, by _____
 Residence _____ Street

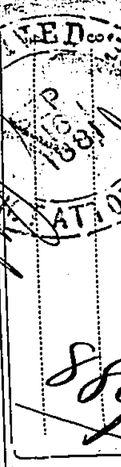
No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

413
 Sec. 208, 209, 210 & 212.
 Police Court
 3^d District

THE PEOPLE, &c.,
 vs. THE COMPLAINANT OF

James M. Waldron
 303 E. 37th St.
Thomas J. McLaughlin
 Offence, *Bigamy*



Dated *Sept 14* 1881.
C. J. Mammert Magistrate.
McMammert Officer
Conrad Clerk

Witnesses
Frank Stone
 No. *173* *Stone* Street,
John M. Mammert
 No. *Conrad* *Conrad* Street,

No. _____ Street.
 No. _____ Street.

Sec. 212.

3^d District Police Court.

CITY AND COUNTY } ss.
 OF NEW YORK,

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

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

Thomas J. McLaughlin

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that he be admitted to bail in the sum of Twenty Hundred Dollars — and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated at the City of New York, *September 14* 1881.

Charles J. Mammert Police Justice

9810

Police Justice

Dated at the City of New York, September 14, 1881.

of the City of New York, until he give such bail. Twenty Hundred Dollars — and be committed to the Warden and Keeper of the City Prison me, but bail not having been taken by me, I order that he be admitted to bail in the sum of guilty thereof, I order that he be held to answer the same, and the said crime being bailable by

has been committed, and that there is sufficient cause to believe the within named Thomas J. McLaughlin

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

CITY AND COUNTY OF NEW YORK, ss.

John J. McLaughlin District Police Court.

Sec. 219.

Police Court— 3^d District.

THE PEOPLE, &c.,
vs THE COMPLAINT OF

Sarah McLaughlin
363 E. 37th St.
Thomas J. McLaughlin
Henry E. Bailie
389
Offence.



Dated September 14, 1881.

C. A. Hammer Magistrate.

McLaughlin Officer.
Central Office Clerk.

Witnesses.

Sarah McLaughlin

No. 123 Avenue D, Street,

John M. Navarra

No. Central Police Office, Street.

No. _____ Street.

BAILED.

Henry E. Bailie

Residence 87 Lewis, Street.

No. 1, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0187

BAILED,
No. 1 by
Residence 87a
No. 3, by
Residence
No. 4, by
Residence

3rd District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

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

Mary L. Baillie

guilty thereof, I order that She be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that She 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 She give such bail.

Dated at the City of New York, September 4 1881.

John W. Munn Police Justice

The People &c
 on the Complaint of
 Sarah Maloney

Bigamy

vs
 Thomas F. McLaughlin
 & Mary E. Raillie

City and County
 of New York } ss: -

Sarah Maloney
 and examined
 being duly sworn, deposes and
 says, as follows: -

Q What is your name, age, place
 of residence and business.
 A Sarah Maloney, age 19, residence
 No. 363, Eighth Street between
 Avenues "C" & "D" and I make head
 trimming.

Q Were you present at the marriage
 of Mary E. Maloney and Thomas
 F. McLaughlin, the defendant,
 (now here) on the 4th day of October,
 1879?

A I was. Mary E. Maloney is
 my sister and she was married
 to said Thomas F. McLaughlin,
 in my presence, at the residence
 the minister No. 101 Keppin Street,
 in the City and County of New York

Q. on the 4th day of October 1879.
 Do you not recollect of the ministers name?
 Do you know whether they
 lived ^{and cohabited} together as man and
 wife?

A. They did. About two weeks
 after their marriage they kept
 house and lived together on
 the 4th floor of premises No. 35
 Lewis Street, New York City, and
 I boarded with them at that
 place for about a year. During
 the time I boarded there he,
 Mr. Laughlin, acknowledged and
 introduced said Mary to the
 other residents of said house, and
 to visitors as his wife. I know
 Q. do you know whether they have
 that they have lived together as
 man and wife up to a week ago.

Answers before me this
 14th day of September 1881 } Sarah Moloney
 Clerk
 John Justice.

0190

City and County
of New York

vs. } ss:— Sarah Love, being
duly sworn and examined affirms
and says, as follows:—

Q. What is your name, age, place of
residence and business?

A. Sarah Love, age 18. residence
No. 123 Avenue D, and by occupation
a cigar box packer.

Q. How long have you known
Thomas B. M^cLaughlin, here present?

A. About two years.

Q. Do you know Mary L. Baillie,
(now here)?

A. Yes. Became acquainted with
her about four years ago.

Q. Were you present at a marriage
ceremony between Thomas B.
M^cLaughlin and Mary L. Baillie
on the 17th day of July 1881.

A. I was.

Q. Where and by whom was said
ceremony performed?

A. At the residence of a minister
at No. 108 Livingston Street, New
York City, I believe that his
name is Busche. I was

0191

present at the marriage and stood up with them and signed a paper as a witness.

Q. At the time of said marriage, did you know that said Mr. Laughlin was previously married?

A. I did.

Q. How did you know that?

A. For the reason that I knew his wife by the first marriage, and know that he and said first wife lived together as a man and wife at premises at No. 35 Lewis Street, in this city.

Sworn to before me this
14th day of September 1881 } Sarah Love

Edwin Haman

Notary Public.

0192

City and County
of New York } ss: -

John M. Namara, being
duly sworn and examined deposes
and says, as follows:

Q. What is your name, age, place
of residence and business?

A. John M. Namara, age 30, residence
121 Crosby Street, and by occupation
a police officer of the Central Office

Q. For what offense did you
arrest Thomas D. M. Laughlin
and Mary L. Baillie, both now here?

A. For Bigamy

Q. State how you came to make
the arrests?

A. On September 5th, 1881, I was
directed to look after Mary
L. Baillie, who had been reported
at Police Headquarters as a missing
girl. On the 9th day of said
month I found her living in a
furnished room at premises No. 31
Christie Street, rear building, and
I took to head-quarters. She
acknowledged and admitted to me
that she was married on the 17th
day of July 1881, to said Thomas

0193

J. McLaughlin by a minister
who resided in Rivington Street,
and at said time she also acknowledged
to me that at the time she married
said McLaughlin she knew that
he had been previously married and
that he was at that time living with
his said wife.

Sworn to before me this
14th day of September 1881 } John McNamee
Clerk of Court
Police Justice

0194

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas J. McLaughlin

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

Thomas J. McLaughlin

of the crime of

Rigamy

committed as follows:

The said

Thomas J. McLaughlin

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *fourth* day of *October* in the year of our Lord one thousand eight hundred and *seventy nine* at the city of *New York* in the County of *New York* aforesaid

did marry *Mary E. Maloney*

and *her* the said *Mary E. Maloney*

did then and there have for *his wife* and that the said *Thomas J. McLaughlin* afterwards, to wit, on the *seventeenth* day of *July* in the year of our Lord one thousand eight hundred and *seventy eight* one at the *City of New York* in the County of *New York* aforesaid

with force and arms, did feloniously marry and take as *his wife*

one *Mary L. Baillie*

and to the said

Mary L. Baillie

was then and there married, the said

Mary E. Maloney

being then and there living and in full life, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL C. ROLLINS,

~~S. D. GARDNER~~, District-Attorney.

0195

BOX:

50

FOLDER:

579

DESCRIPTION:

McNally, James

DATE:

10/13/81



579

0196

188
Counsel,
Filed day of Oct
Pleads

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

Jane Morally

1887

DANIEL C ROLLINS,

District Attorney.

A True Bill.

M. H. ...
H. ...
Oct 14. 1887.
W. D. ...
Gen. Sire...

0197

3rd District Police Court

City & County }
of New York } 55

Leatharin Kohler }
vs } Grand Jurors
James M. Nally } 3

Leatharin Kohler being duly sworn and
Examined deposes & says as follows

- Q. What is your name, your age, your
place of residence and your business,
A. My name is Leatharin Kohler I reside
at No 402 East 9th Street I am
36 years of age and I work
at Tailoring work
- Q. What complaint do you make
against James M. Nally (now here)
A. Jan the 30th day of October 1881
at the City of New York in the County
of New York in the 11th Ward
of said City - and at day time
was taken stolen and carried
away from my possession
the following property
One Over Coat of the value of
Seventeen dollars and one

0198

Business lease of the value of
Twelve dollars, said Overcoat
being the property of Reichslopf.
Another Company and said
Business lease being the property
Edward Smith, Allen Gray, William H
Smith W. G. H. Randolph and Warren
E. Smith Copartners, said property
being in ~~the~~ ^{my} care and custody, to
make up—
and I have reason to believe and
do believe that said property
was feloniously taken stolen and
carried away by said Mr. Nally
for the following reason to wit:
Department is informed by Thomas
Furly after 13 Precinct Police there
on the 10th day of October 1881
he arrested said Mr. Nally in
a Pawnshop on the corner of
Grand and Reverein Street
in the act of passing the aforesaid
property

Hubertus Kohler

Given before me this 11th
day of October 1881

Alma. Warner

Police Justice

0199

City & County, 351
of New York 3

Thomas Farley being duly
sworn and Examined, deposes & says

Q. What is your name your age
place of residence and your business

A. My name is Thomas Farley I am
30 years of age reside at No
190 Broome Street I am a
Police officer attached to the 13th Precinct
Police

Q. What do you know as to the Charge
made against James McStally (now known)

A on the 10th day of October 1881 I
arrested him in a Parlor on
the Corner of Grand and Berrien
Street while in the act of passing
the within described coats and
which is fully identified as the
property stolen from Catherine
Wolfe the within complainant

Thomas Farley -

Sworn to before me this
11th day of October 1881

J. M. C. Nunn Police Justice

0200

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Mc Nally 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 Mc Nally

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. Ireland

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

Answer. East 13 Street for one year

Question. What is your business or profession?

Answer. Moulder in Iron foundry

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 property I met a
young fellow, he told me he will give me
fifty cents if I pawn the coats for him

Taken before me, this 11
day of October 1881

James Mc Nally
Witness

John H. ... Police Justice.

0201

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF
William's Mother
702 E. 9th St.

1 *James M. Kelly*
2
3
4
Offence, *Grand Larceny*

Dated *Oct 11* 188

Thomson Magistrate.

Farley 13 Officer.

Witnesses *John's officers* Clerk.

No. *Travis Foster* Street.

No. *124 Avenue B* Street.

No. *845 95 Avenue* Street.



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

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

Dated *Oct 11* 188

J. A. Thomson 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.

2020

Sec. 208, 209, 210 & 212.

Police Court District, 3

THE PEOPLE, &c.
ON THE COMPLAINT OF

Catherine Walker
702 E. 9th St.

1 *James M. Kelly*
2

3
4
Offence, *Breach of Peace*

Dated *Oct 11* 188

Flannery Magistrate.

July 13 Officer.

Clerk.

Witnesses *See officer*

No. *Travis Foster* Street.

No. *124 Avenue B* Street.

William F. Smith

No. *84 to 95 Spruce* Street.

Proctor



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

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 M. Kelly*

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

Dated *Oct 11* 188

I have admitted the above named *James M. Kelly*

to bail to answer by the undertaking hereto annexed.

Dated 188

There being no sufficient cause to believe the within named *James M. Kelly*

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

Dated 188

Police Justice.

0203

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James McNally
The Grand Jury of the City and County of New York by this indictment accuse
James McNally
of the crime of *Larceny*
committed as follows: *James McNally*
The said

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

*two coats of the value of
fourteen dollars and fifty cents each*

of the goods, chattels, and personal property of one *Catarise Kohler*
then and
there being found, feloniously did steal, take and carry away, against the form of the Statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

0204

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

James McNally

of the CRIME OF

Receiving Stolen Goods

committed as follows

The said

James McNally

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

two coats of the value of fourteen dollars and fifty cents each

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

Catharine Kohler

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen ~~of the said~~

taken and carried away from the said Catharine Kohler

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

James McNally

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

DANIEL G. ROLLINS,

EDWARD R. PHILLIPS, District Attorney.

0205

BOX:

50

FOLDER:

579

DESCRIPTION:

McNamara, John

DATE:

10/07/81



579

0206

11th 112

Counsel,
Filed 7th day of Oct 1881
Pleads *Magally 10th*

THE PEOPLE
vs.
John McManis
Magally 2nd con
INDICTMENT,
Larceny from the person.
DANIEL C ROLLINS,
BENJ. K. PHIBBS

District Attorney,
Part Bro: Oct. 11. 1881.
Mid. & acquitted -
A True Bill.

Wm. King
Foreman

0207

Scharnelt

Ford

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 63 Greenwich

Arnold Scharnelt

Street: 1 W. 11th Street

being duly sworn, deposes and says, that on the 5 day of October 1881

at the City of New York,

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

good and lawful money consisting of several pieces of silver coins of various denominations of the value of one dollar said good money being contained in a pocket-book of the value of Twenty five cents. Four keys of the value of the value of Ten cents + Five and Twenty three cartridges of the value of Twenty cents

Sworn before me this

the property of deponent who is 28 years old and is a medical student.

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 Namara (now here)

That deponent is informed by officer Gandy that he found said property to wit money and other said property in the possession of said Mc Namara and that said money and other said property was contained in the pocket of the pants of Mc Namara. This is true as sworn by deponent.

By Johannes G.

6 - day of October

1881

Police Justice

0208

City and County of
New York

Richard Ganley of the First-Prevent-
Police being duly sworn says that he
found the property described in the within
affidavit of Complainant in the possession
of John Mc Namara in Battery Park in
said City

Richard Ganley

Sworn to before me
this 6th day of October 1881
B. A. Murphy Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0209

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Mc Namara 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 Namara*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *16 Water St for 26 years*

Question. What is your business or profession?

Answer. *Bricklayer*

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

Answer. *I am not guilty*

Taken before me, this *6*
day of *Oct* 188*8*

his
John Mc Namara
mark

Wm. M. Mighy

Police Justice.

0210

Sec. 208, 209, 210 & 212

Police Court - 11th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Annold Schommt
Name of Defendant
Bell, ss. 1000 \$.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

- 1 John McNameara
- 2
- 3
- 4

Offence, *Larceny from the person*

Dated

Oct 6 1881

301 3rd St Magistrate.

Ward Officer.

Witnesses

Richard Ward Clerk.
James J. ... Street,

No. *107* Street, *6* 1881

No. *600* Street,

No. *600* Street,

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

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

Dated *Oct 6* 1881 *301 3rd St* 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.

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Arnold Schamberg
Honor of Deleu...
Bell, 1008.*

1 *John Mc Namara*

No. 1, by

Residence _____ Street, _____

No. 2, by

Residence _____ Street, _____

No. 3, by

Residence _____ Street, _____

No. 4, by

Residence _____ Street, _____

BAILED,

2 _____
3 _____
4 _____
Offence, *Carrying Fire*

Dated *Oct 6* 1881

Bob Barry Magistrate.

Ganley Officer.

_____ Clerk.

Witnesses *Richard Ganley*

No. *Lawrence L. Luce* Street, _____

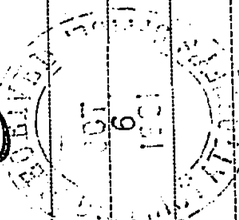
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

6008



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 Mc Namara*

guilty thereof, I order that he be admitted to bail in the sum of ~~_____~~ *Five Dollars* and be committed to the Warden or Keeper of the City Prison ~~with the five such bail.~~

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

There being no sufficient cause to believe the within named _____

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

Dated _____ 1881
Police Justice, _____

1120

0212

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

THE PEOPLE OF THE STATE OF NEW YORK,

The Grand Jury of the City and County of New York by this indictment accuse ^{against} *John Mc Namara*

John Mc Namara of the crime of *Larceny*

committed as follows:
The said

John Mc Namara

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *fifth* day of *October* in the year of our Lord one thousand eight hundred and eighty *one* at the Ward, City, and County aforesaid, with force and arms,

Gives copies of a number kind and description denominated to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of one dollar

*One pocket book of the value of twenty five cents
Four keys of the value of two cents each
Twenty cartridges of the value of one cent each*

of the goods, chattels, and personal property of one *Arnold Scharnede* on the person of the said *Arnold Scharnede* then and there being found, from the person of the said *Arnold Scharnede* then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL G. ROLLINS,

02 13

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

John McNamee

of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

John McNamee

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

Gives copies of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of one dollar

One pocketbook of the value of twenty five cents

Four keys of the value of two cents each

twenty cartridges of the value of one cent each

of the goods, chattels and personal property of the said

Arnold Schamuel

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

Arnold Schamuel

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

John McNamee

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

DANIEL G. ROLLINS, District Attorney.