

0193

BOX:

60

FOLDER:

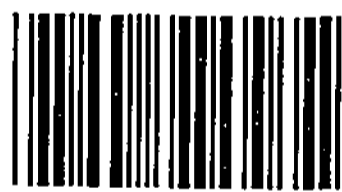
679

DESCRIPTION:

Mack, Daniel

DATE:

02/24/82



679

0194

BOX:

60

FOLDER:

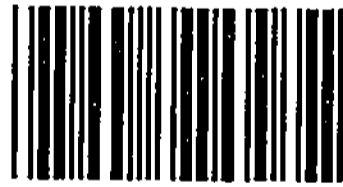
679

DESCRIPTION:

Mack, Daniel

DATE:

02/24/82



679

0195

238.

Day of Trial,
Counsel, *W. M. Fisher*
Filed *24* day of *July* 188*2*
Pleads *Propriety (Collected)*

THE PEOPLE

vs.

B
Daniel Mack
(2 Cases)

Selling Lottery Policies.

DANIEL C. ROLLINS,
District Attorney.

A True Bill
W. M. Fisher
June 24/83. Foreman.
Rollins Leads guilty on 5 bench

Witnesses:

0196

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Mack

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

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Daniel Mack

late of the *twentieth* Ward, in the City and County aforesaid,
on the *twenty third* day of *December* in the year of our
Lord one thousand eight hundred and eighty *one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

Box D 23

3 - 9 - 27 / 25

(a more particular description of which said instrument and writing so commonly
called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be
given).

0197

SECOND COUNT—

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

Daniel Mack

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Daniel Mack

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Daniel Mack

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*One hundred and seventeen west
twenty sixth Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

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

Daniel Mack

of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Daniel Mack

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

Daniel Mack

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

*One hundred and seventeen west
twenty sixth Street*

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

B Ex \$ 23

3 - 9 - 27 \$ 25

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

FOURTH COUNT—

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

Daniel Mack
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Daniel Mack
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number *one hundred and seventeen west twenty six to Street*

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

Daniel Mack
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Daniel Mack
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number *one hundred and seventeen west twenty six to Street* in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

John McKee
~~DANIEL G. ROLLINS,~~
District Attorney.

0199

230

Day of Trial,
Counsel, *North*
Filed *24* day of *Feb* 1882
Pleads *Indigently (W. H. L.)*

THE PEOPLE

vs.

B.
Daniel Mack.

Selling Lottery Policies.

John W. Olson.
DANIEL G. ROBERTS,

District Attorney.

A TRUE COPY
W. H. L.

June 27/83. Foreman.

People's Guild on 5th Street
Wm. H. O. P.
Pa.

Witnesses:

0200

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Daniel Mack

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

Daniel Mack

of the CRIME of "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Daniel Mack

late of the *twentieth* Ward, in the City and County aforesaid,
on the *thirteenth* day of *December* in the year of our
Lord one thousand eight hundred and eighty - *one* at the Ward, City and
County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter,
furnish and supply, to one

George E. Oram

and did procure and cause to be procured for the said

George E. Oram

a certain paper, instrument, and writing, commonly called a lottery policy, which said
paper, instrument, and writing, commonly called a lottery policy, is as follows, that is
to say:

BE 13

-3-9-27 Lf

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

0201

SECOND COUNT—

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

Daniel Mack
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Daniel Mack
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

Daniel Mack
on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

One hundred and seventeen West Twenty-sixth Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

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

Daniel Mack
of the CRIME OF "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

Daniel Mack
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that he the said

Daniel Mack
afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

One hundred and seventeen West Twenty-sixth Street

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

George E. Bram
and did procure and cause to be procured for the said

George E. Bram
a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

BER 13

- 3 - 9 27 G/5

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

0202

FOURTH COUNT—

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

Daniel Meack
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Daniel Meack
late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

One hundred and seventeen West Twenty-sixth Street

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

FIFTH COUNT—

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

Daniel Meack
of the CRIME OF "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said

Daniel Meack
late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

One hundred and seventeen West Twenty-sixth Street.

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

John H. Keon
DANIEL G. ROLLINS,

District Attorney.

0203

Adolph Jantzen
114 6th St.

Notary Public

JOHN MCKEON

It is hereby certified that the within and foregoing is a true and correct copy of the original as the same was filed in my office on the 11th day of June, 1906.

Witness my hand and seal of office at the City of St. Paul, Minnesota, this 11th day of June, 1906.

Notary Public for the State of Minnesota

JOHN MCKEON

My commission expires on the 11th day of June, 1907.

Direct

THE PEOPLE

INDICTMENT

Court of General Sessions, Paul

0204

Court of General Sessions, Part One

*Cannot be found
at the address
named*

THE PEOPLE

INDICTMENT

vs.

For

Daniel MacR

To

M. Adolph Jantzen

No. *114*

6th St.

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *Trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Friday* the *29th* day of *June* instant, at eleven o'clock in the forenoon.

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

JOHN McKEON, .

District Attorney.

0205

BAILED

No. 1, by George O. Clapham
Residence 117 1/2 St. A Street
No. 2, by Michael J. McManus
Residence Clamun 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

George O. Clapham
150 East 1st
Daniel Mack

1 _____
2 _____
3 _____
4 _____

Offence: Violation
Lottery Law.

Dated January 26 1882

Stattman Magistrate.

McDonald Officer.

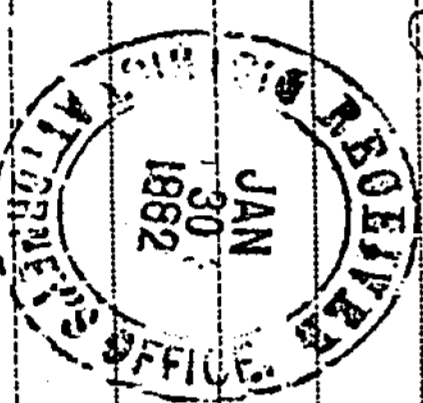
agca Clerk.

Witnesses Anthony Smollett

No. 117 Harmon Street.

No. _____ Street.

No. _____ Street.



George O. Clapham G.O.

Michael

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 ^{held to answer the same and 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 give such bail.

Dated January 26 1882 J. M. Patterson Police Justice.

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

Dated January 27 1882 J. M. Patterson 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.

0206

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

Daniel Mack 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer

I am Not Guilty and waive further examination

Taken before me, this

day of

26th January 1882 Daniel Mack

John Patterson Police Justice.

0207

Sec. 797.

Fruit

DISTRICT POLICE COURT

CITY AND COUNTY }
OF NEW YORK, } ss.

Marshall, Sheriff or deputy sheriff or to any

In the name of the People of the State of New York; To any Policeman of said City:

Proof by affidavit having been this day made before me Geo. F. Patterson Esquire,
Police Justice of said City, by Anthony Bourke and George E. Brown of 150 Nassau
Street, in the said City, that the following property, to wit:

~~York aforesaid~~ certain ~~others~~ what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables devices and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in their possession the aforesaid articles in violation of the laws of the State of New York, and with the intent to

use the same as a means of committing a public offense and of maintaining and operating a common and public nuisance.

Has been feloniously taken, stolen, and carried away by

and that they have a probable cause to suspect, and does suspect that the said property aforesaid or part thereof is now concealed in the dwelling house or premises of John Doe and Richard Roe whose right of possession is unknown but who are defendants Daniel Mack situate on a lot of ground fronting on No. 117 West 26th Street, in the twentieth Ward of said City.

THESE ARE, THEREFORE, in the name of the People of the State of New York, to command and authorize you, with proper assistance, in the day time, to enter into the house or premises of the said John Doe and Richard Roe Daniel Mack situate as aforesaid, and there make immediate search for the said property aforesaid and if the same, or any part thereof, shall be found, then you are likewise commanded to bring the same so found, together with the said John Doe and Richard Roe Daniel Mack or the person in whose custody the same shall be so found, before me or some other Police Justice in and for the said City and County, to be dealt with as the law directs. This Warrant unless executed within five days after its date is void.

Given at the City of New York aforesaid, under my hand and seal,

this 26th day of January one thousand eight hundred and eighty two.

G. F. Patterson

Police Justice

Produced by Robert J. Brown

Produced by Robert J. Brown



0208

Inventory of property taken by Matthew Campbell the Policeman by whom this warrant was executed:

On January 26th 1882 in Gallens two Main Police
Books for recording Police and their
drawings from the Towns and City
the right of ^{Police} January 25th 1882

City and County of New York, ss:

I, Matthew Campbell the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 26th
day of January 188 2

Matthew Campbell

J. M. Patterson Police Justice.

Police Court District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
William J. Patterson & George E. Brown
vs.

Dated January 26th 188 2

J. M. Patterson Justice

Matthew Campbell Officer

0209

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Bonaiuto
et al.

VS.

LOTTERY AND POLICY.

Dated *Dec.* 1881

Magistrate.

Clerk.

Officer.

WITNESSES:

Anthony Bonaiuto
George J. Grand

Bailed, \$

to answer Sessions.

By

Street.

02 10

**GLUED
PAGE (S)**

0211

CITY OF New York COUNTY OF New York
 AND STATE OF NEW YORK } ss.

George E. Cram of 150 Nassau Street, New York, being
 that he has just cause to believe and does believe that John Doe
~~but who can be identified~~ Daniel Mack
 did, on or about the 23rd day of December, 1881, at number 117 west

26th street, in the City of New York and County of New York unlawfully and
 knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
 instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
 is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
 or are called lottery policy and further that the said, John Doe aforesaid

Daniel Mack aforesaid
 had in his possession, within and upon certain premises, occupied by him and situated and
 known as number one hundred and seventy first street, in the City of
New York and County of New York aforesaid, certain others, what are commonly known as, or
 are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
 property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
 cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
 had in his possession, the aforesaid articles in violation of the laws of the State of New York, in
 such case made and provided.

Subscribed and sworn to before me,
 this 26th day of January, 1882

J. M. Patterson
 Police Justice.

George E. Cram

City County and State of New York ss.

George E. Cram being duly sworn further
 deposes and says, that on the 23rd day of December, 1881, he called at
 the place of business of said John Doe Daniel Mack aforesaid
 and said to the said John Doe Daniel Mack aforesaid "give
 me one gig 3-9-27 in both lotteries for \$25.⁰⁰. The said John Doe
Daniel Mack aforesaid repeated the numbers, went into a back
 room (in back of a partition) and returned in a moment or two with
 two blank pieces of paper, he then recorded the aforesaid numbers, and
 gig on the piece of paper hereto annexed, as described in the foregoing
 affidavit, and handed the same to deponent, and deponent
 paid the said John Doe Daniel Mack aforesaid the sum
 of 25 cents lawful money of the United States of America, for
 the said gig and paper or instrument, purporting to be a ticket or part of a
 ticket in a lottery, which said ticket is annexed above and is commonly
 called a lottery policy.

Subscribed and sworn to before me this 26th day of January, 1882
J. M. Patterson Police Justice

George E. Cram

0212

CITY OF *New York* COUNTY OF
New York AND STATE OF *NEW YORK* ss.

George E. Oram of 150 Nassau Street, New York, being
 that he has just cause to believe and does believe that ~~John Doe~~
~~but who can be identified~~ *Daniel Mack* ~~did~~
 did, on or about the *23rd* day of *December*, 1881, at number *117* west

26th street, in the City of *New York* and County of *New York* unlawfully and
 knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
 instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
 is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
 or are called lottery *policy* and further that the said, ~~John Doe~~ *aforsaid*

Daniel Mack *aforsaid*
 had in his possession, within and upon certain premises, occupied by *him* and situated and
 known as number *One hundred and Seventeen West Twenty Sixth* street, in the City of
New York and County of *New York* *aforsaid*, certain others, what are commonly known as, or
 are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
 property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
 cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
 had in his possession, the *aforsaid* articles in violation of the laws of the State of New York, in
 such case made and provided.

Subscribed and sworn to before me,
 this *2nd* day of *January*, 188*2*.

J. M. Patterson
 Police Justice.

George E. Oram

City County and State of *New York* ss.

George E. Oram being duly sworn further
 deposes and says, that on the *23rd* day of *December*, 1881, he called at
 the place of business of said ~~John Doe~~ *Daniel Mack* *aforsaid*
 and said to the said ~~John Doe~~ *Daniel Mack* *aforsaid* "give
 me one gig 3-9-27 in *both* lotteries for \$25⁰⁰. The said ~~John Doe~~
Daniel Mack *aforsaid* repeated the numbers, went into a back
 room (in back of a partition) and returned in a moment or two with
 two blank pieces of paper, he then recorded the *aforsaid* numbers, and
 gig on the piece of paper hereto annexed, as described in the foregoing
 affidavit, and handed the same to deponent, and deponent
 paid the said ~~John Doe~~ *Daniel Mack* *aforsaid* the sum
 of 25 cents lawful money of the United States of America, for
 the said gig and paper or instrument, purporting to be a ticket or part of a
 ticket in a lottery, which said ticket is annexed above and is commonly
 called a lottery *policy*.

Subscribed and sworn to before me this *2nd* day of *January*, 188*2*.

J. M. Patterson

Police Justice

George E. Oram

0213

CITY OF *New York* COUNTY OF
New York AND STATE OF *New York* } ss.

George E. Oram of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Doe whose right name is unknown but who can be identified~~ *Daniel Mack* here present—
 did, on or about the *23rd* day of *December*, 1881, at number *117 west*

26th street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said, ~~John Doe aforesaid~~

Daniel Mack aforesaid

had in his possession, within and upon certain premises, occupied by him and situated and known as number *One hundred and Seventeen West Twenty Sixth* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
 this *26th* day of *January*, 188*2*.

J. M. Patterson
 Police Justice.

George E. Oram

City County and State of *New York* ss.

George E. Oram being duly sworn further deposes and says, that on the *23rd* day of *December* 1881, he called at the place of business of said ~~John Doe~~ *Daniel Mack* aforesaid and said to the said ~~John Doe~~ *Daniel Mack* aforesaid "give me one gig 3-9-27 in both lotteries for \$25⁰⁰". The said ~~John Doe~~ *Daniel Mack* aforesaid repeated the numbers, went into a back room (in back of a partition) and returned in a moment or two with two blank pieces of paper, he then recorded the aforesaid numbers, and gig on the piece of paper hereto annexed, as described in the foregoing affidavit, and handed the same to deponent, and deponent paid the said ~~John Doe~~ *Daniel Mack* aforesaid the sum of 25 cents lawful money of the United States of America, for the said gig and paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket is annexed above and is commonly called a lottery policy.

Subscribed and sworn to before me this *26th* day of *January*, 188*2*.

J. M. Patterson
 Police Justice.

George E. Oram

02 14

CITY OF *New York* COUNTY OF
New York AND STATE OF NEW YORK.

} ss.

Anthony Bonustock of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that ~~John Doe and Richard Roe, whose right names is unknown but who are friends of~~ *Samuel Mack of New York* did, on or about the *23rd* day of *December*, 1881, at number *117 West*

26th street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend, and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said, ~~John Doe and Richard Roe~~

Samuel Mack aforesaid

had in *his* possession, within and upon certain premises, occupied by *him* and situated and

known as number *117 West 26th* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
this *25th* day of *January*, 1882.

Anthony Bonustock

Police Justice.

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Courisobes
et al. VS.

LOTTERY AND POLICY.

Dated *Dec.* 188*1*

Magistrate.

Clerk.

Officer.

WITNESSES:

Anthony Courisobes
George E. Crand

Bailed, \$

to answer Sessions.

By

Street.

02 15

02 16

POLICE COURT — DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Bonaiuto
et al. vs.

LOTTERY AND POLICY.

Dated *Dec.* 189*1*

Magistrate.

Clerk.

Officer.

WITNESSES:

Anthony Bonaiuto
George E. Arant

Bailed, \$

to answer Sessions.

By

Street.

0217

BAILED,
No. 1, by Adolphus Lentzen
Residence 114-16 Avenue
462 W. 32 St.
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

George W. Olney

1. Warwick Mack

2.

3.

4.

Dated January 26 188 2

Patterson Magistrate.

McMullen Officer.

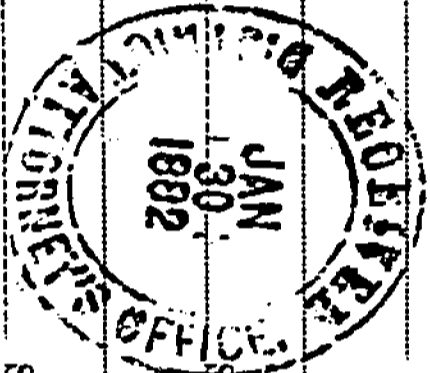
Mack Clerk.

Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



George W. Olney

Warwick

Offense, Violation of Lottery Law

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 Warwick Mack

guilty thereof, I order that he ^{held to answer the same and be} 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 ^{gives such bail} give such bail.

Dated January 26 188 2 J. M. Patterson Police Justice.

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

Dated January 27 188 2 J. M. Patterson 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.

0218

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

D.C. DISTRICT POLICE COURT.

Daniel Mack 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 him waiven cannot be used against him on the trial,

Question. What is your name?

Answer. Daniel Mack.

Question. How old are you?

Answer. 38. Years.

Question. Where were you born?

Answer. New York City.

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

Answer. 398. Fifth Avenue

Question. What is your business or profession?

Answer. Segar Dealer

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

Answer I am not guilty. I waive further examination here

Taken before me, this 26
day of January 1882

Daniel Mack

Am. Patterson Police Justice

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

George E. Gram

VS.

David Mack

LOTTERY AND POLICY.

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

George E. Gram

Filed, &

to answer

Sessions.

By

Street.

0219

0220

CITY OF New York COUNTY OF
New York AND STATE OF NEW YORK.

George E. Oram of 150 Nassau Street
that he has just cause to believe and does believe that

did, on or about the 13th day of December, 1881, at number 117 West
26th street, in the City of New York and County of New York unlawfully and
knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
or are called lottery policy and further that the said,

Daniel Mack

had in his possession, within and upon certain premises, occupied by him and situated and
known as number 117 West 26th street, in the City of
New York and County of New York aforesaid, certain others, what are commonly known as, or
are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
had in his possession, the aforesaid articles in violation of the laws of the State of New York, in
such case made and provided.

Subscribed and sworn to before me,
this 26th day of January, 1882.

J. M. Patterson
Police Justice.

George E. Oram
"

City and State of New York.

George E. Oram being duly sworn deposes
and says, that on the 13th day of December 1881, he called at 117 West
26th street aforesaid, and there saw Daniel Mack aforesaid
that defendant purchased a cigar of the said Daniel Mack and
then said "give me one gig Bq. 27 in both lotteries for five dollars. the
witness went into a back room, or behind a partition, and in a moment
a two returned and handed defendant the paper annexed above, and de-
scribed in the foregoing affidavit, and defendant paid the said
Daniel Mack aforesaid the sum of five cents as follows, defendant
handed the said Daniel Mack aforesaid twenty five cent
silver coin lawful money of the United States of America, and the said
Daniel Mack aforesaid returned defendant twenty cents in change.
Defendant then left.

Subscribed and sworn to before me
this 26th day of January, 1882.

J. M. Patterson
Police Justice

George E. Oram
"

0221

CITY OF *New York* COUNTY OF
New York AND STATE OF NEW YORK. } ss.

George E. Oram of 150 Nassau Street, New York, being duly sworn, deposes and that ~~he has just cause to believe and does believe that~~ *Daniel Mack* - here present

did, on or about the *13th* day of *December*, 1881, at number *117 west*
26th street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery policy and further that the said,

Daniel Mack

had in his possession, within and upon certain premises, occupied by him and situated and known as number *117 west 26th* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
 this *26th* day of *January*, 1882.

M. Patterson
 Police Justice.

George E. Oram
 "

City and State of *New York* - ss.

George E. Oram being duly sworn deposes and says, that on the *13th* day of *December*, 1881, he called at *117 west 26th* street aforesaid, and there saw *Daniel Mack* aforesaid that defendant purchased a cigar of the said *Daniel Mack* and then said "give me one gig B-9-27 in both lotteries for five dollars. The writer went into a back room, or behind a partition, and in a moment a two returned and handed defendant the paper annexed above, and described in the foregoing affidavit, and defendant paid the said *Daniel Mack* aforesaid the sum of five cents as follows, defendant handed the said *Daniel Mack* aforesaid ~~the~~ twenty five cent silver coin lawful money of the United States of America, and the said *Daniel Mack* aforesaid returned defendant twenty cents in change. Defendant then left.

Subscribed and sworn to before me
 this *26th* day of *January*, 1882.

M. Patterson
 Police Justice

George E. Oram
 "

POLICE COURT— DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

H. E. Oram

VS.

Daniel Maest

LOTTERY AND POLICY.

Dated.....188

Magistrate.

Clerk.

Officer.

WITNESSES:

H. E. Oram

Bailed, \$.....

to answer.....Sessions.

By.....

Street.....

0222

0223

CITY OF *New York* COUNTY OF
New York AND STATE OF NEW YORK.

} ss.

George E. Oram of 150 Nassau Street, N
 that he has just cause to believe and does believe that

Daniel Mack

did, on or about the *11th* day of *January*, 1882, at number *117 West*
26th street, in the City of *New York* and County of *New York* unlawfully and
 knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or
 instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket
 is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as,
 or are called lottery *policy* and further that the said,

Daniel Mack

had in *his* possession, within and upon certain premises, occupied by *him* and situated and
 known as number *One hundred and Seventeen West Twenty Sixth* street, in the City of
New York and County of *New York* aforesaid, certain others, what are commonly known as, or
 are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal
 property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery poli-
 cies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and
 had in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in
 such case-made and provided.

Subscribed and sworn to before me,
 this *26* day of *January* 188

Police Justice.

George E. Oram

City Council and State of New York ss.

George E. Oram being duly sworn
 further deposes and says, that on the *11th* day of *January* 1882 -
 he called at *117 West 26th* street, aforesaid, and there saw
Daniel Mack in charge. Deponent said, give me one gig nine
Eleven sixty two for twenty five dollars in both lotteries. The said
Daniel Mack, repeated over the numbers, then went ^{back} of a partition
 and returned and handed deponent the annexed slip of
 paper, attached to the foregoing affidavit for which deponent
 paid the said *Daniel Mack* the sum of twenty five cents.
 Deponent further says, the annexed paper is in the same
 condition as when deponent received it from the said
Daniel Mack, save the memoranda on its back, which
 deponent placed there for identification -

Subscribed and sworn to before me this
day of January 1882

Police Justice

George E. Oram

0224

CITY OF *New York* COUNTY OF
New York AND STATE OF NEW YORK.

} ss.

George E. Crane of 150 Nassau Street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that

Daniel Mack did, on or about the *11th* day of *January*, 1882, at number *117 West* *26th* street, in the City of *New York* and County of *New York* unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, which said ticket or part of a ticket is hereto annexed, and which said paper or instrument hereto annexed is what is commonly known as, or are called lottery *policy* and further that the said,

Daniel Mack had in his possession, within and upon certain premises, occupied by him and situated and known as number *One hundred and Seventeen, West Twenty Sixth* street, in the City of *New York* and County of *New York* aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and had in his possession, the aforesaid articles in violation of the laws of the State of New York, in such case-made and provided.

Subscribed and sworn to before me,
 this *26* day of *January*, 1882

Police Justice.

George E. Crane

City County and State of New York ss.

George E. Crane being duly sworn further deposes and says, that on the *11th* day of *January* 1882 - he called at *117 West 26th* street, aforesaid, and there saw *Daniel Mack* in charge. Deponent said, give me one gig nine Eleven sixty two for twenty five dollars in both lotteries. The said *Daniel Mack*, repeated over the numbers, then went ^{back} of a partition and returned and handed deponent the annexed slip of paper, attached to the foregoing affidavit for which deponent paid the said *Daniel Mack* the sum of twenty five cents.

Deponent further says, the annexed paper is in the same condition as when deponent received it from the said *Daniel Mack*, save the memoranda on the back, which deponent placed there for identification.

Subscribed and sworn to before me this
 day of *January*, 1882

Police Justice

George E. Crane

0225

BOX:

60

FOLDER:

679

DESCRIPTION:

Madigan, Edward

DATE:

02/27/82



679

0226

West appeared

Place to even

260
40
300

1881 Feb 20

Day of Trial,

Counsel,

Filed 27 day of Feb 1882

Pleads

Not guilty (Chadwick)

THE PEOPLE

vs.

B

Violation of Excise Law.

Edward Madigan
167 Monroe St.

JOHN McKEON,

District Attorney.

A True Bill

W. H. McKeon

Foreman.

Part 2 April 12, 1883

Pleads guilty
Fine \$10.00

pd.

F. J.

0227

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Madigan

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

Edward Madigan

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Edward Madigan

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

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

~~SECOND COUNT. And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

JOHN McKEON, District Attorney.

0220

~~Not returned by~~

~~John J. Gault~~

~~28 Canal St. N.Y.~~

~~Arrested by~~

No. 1. Bailed by
Thomas Brady
28 Canal St.,
N.Y.C.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Sec. 206, 209, 210 & 212.

Police Court

District

110

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Kelly
S. J. Ward

Edward Madigan

Offence, Violation of
Game Law

Dated

February 4 1882

William H. Magistrate

Officer

Clerk

Witnesses

No.

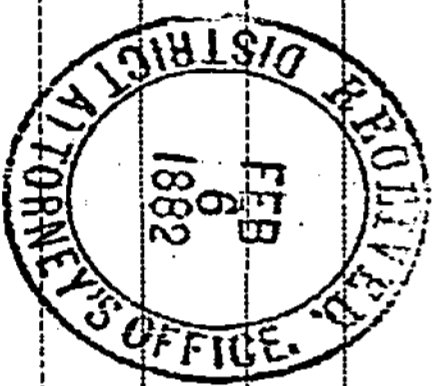
Street

No.

Street

No.

Street



John A. G. J.

Quilic

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 Edward Madigan

guilty thereof, I order that he ^{help to answer the same and be} 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 February 4 1882 J. H. Whitworth Police Justice.

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

Dated February 4 1882 J. H. Whitworth 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 _____ 1882 _____ Police Justice.

0229

Sec. 198—200.

CITY AND COUNTY } ss.
OF NEW YORK,

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Edward Madigan

Question. How old are you?

Answer. Twenty five years old

Question. Where were you born?

Answer. Ireland

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

Answer. 167 Monroe Street 4 Years

Question. What is your business or profession?

Answer. Keep a Liquor Saloon

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 and I have applied for license

Taken before me, this 4
day of Feb 1882

Edward Madigan

J. H. Smith
Police Justice.

0231

Police Court, 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Kelly

vs.

Edward Madigan

Violation of Excise Law.

Dated 4th day of February 1882

Kilbreth Magistrate.

Kelly Officer.

Witness,

Bailed \$ _____ to Ans.

By

Street.

0232

POLICE COURT 2 DISTRICT.

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

of No. Thomas Kelly
8th Police Precinct Street

of the City of New York, being duly sworn, deposes and says, that on the fourth day
of February 1882 in the City of New York, in the County of New York,

At Premises No 352 Greenwich Street

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, Edward

Madigan (now here) did then and there expose for sale, and did sell, caused

suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,

wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the

house or premises aforesaid, contrary to and in violation of law: without having a license

WHEREFORE, deponent prays that the said Edward Madigan may
be arrested and dealt with according to law.

Sworn to before me this fourth day
of February 1882 } Thomas Kelly

J. W. Smith Police Justice.

0233

BAILED,

No. 1, by Michael Brady

Residence 22 Columbia Street,

No. 2, by

Residence _____ Street,

No. 3, by

Residence _____ Street,

No. 4, by

Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court - 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip West

Edward Madigan

2
3
4

Offence Violation of
Excise Law

Dated

February 2nd 1882

William A. Madigan Magistrate.

Wm. A. Madigan Officer.

Wm. A. Madigan Clerk.

Witnesses

Wm. A. Madigan

No.

Street,

No.

Street,

No.

Street.



Photo. A. C. S.
Bailed.

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 Edward Madigan

guilty thereof, I order that he ^{to answer the same and be} 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 ^{of the City of New York} give such bail.

Dated February 2nd 1882

J. J. Wilketh Police Justice.

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

Dated Feb 2 1882

J. J. Wilketh 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.

0234

Sec. 198-200.

2 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edward Madigan

Question. How old are you?

Answer.

Twenty-five years of age

Question. Where were you born?

Answer.

Ireland

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

Answer.

No. 157 Monroe Street, 3 years

Question. What is your business or profession?

Answer.

Liquor dealer

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

Answer

I am not guilty of the charge and I waive further examination here

Taken before me, this

2nd

day of

July

1888

Edward Madigan

J. Wilketh Police Justice

0235

POLICE COURT

2

DISTRICT.

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

of No. The Eighth Precinct Police Street,
of the City of New York, being duly sworn, deposes and says, that on the second day
of February 1882 in the City of New York, in the County of New York,
At Premises No. 552 Greenwich Street,

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage, Edward
Madigan (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law: he not having a license

WHEREFORE, deponent prays that the said Edward Madigan may
be ~~arrested and~~ dealt with according to law.

Sworn to before me this 2^d day
of February 1882 }

Philip Daab

J. H. Mott

Police Justice.

0236

209 121
Clerk

Day of Trial,

Counsel,

Filed 24 day of July 1882

Pleads for acquittal - (Clerk 114)

THE PEOPLE

vs.

B

Edward Madigan
167 Market St.

Violation of Excise Law.

See on an Indictment
April 12 1883
JOHN MCKEON,
District Attorney.

A True Bill

W. H. Keegan

Foreman

0237

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Madigan

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

Edward Madigan

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Edward Madigan

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

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

~~SECOND COUNT. And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown;~~

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

JOHN McKEON, District Attorney.

0238

293 P. 20

Day of Trial,

Counsel,

Filed 28 day of Feb 1882

Pleads for guilty (Chad 14)

THE PEOPLE

vs.

B

Edward Madigan

167 Monroe St.

Violation of Excise Law.

Sworn on an Oath and
April 12, 1882

JOHN McKEON,

District Attorney.

A True Bill.

W. H. McKeon

Foreman.

0239

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edmond Madigan

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

Edmond Madigan

of the CRIME OF *Selling Spirituous Liquors without a License,*

committed as follows:

The said

Edmond Madigan

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

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

~~Second Count. And the Grand Jury aforesaid, by this indictment, further accuse the said of the crime of exposing for sale and selling spirituous liquors on Sunday, committed as follows, that is to say: The said late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to a certain person whose name is to the Grand Jury unknown,~~

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

JOHN McKEON, District Attorney.

0240

BAILED,
No. 1, by Edward M. Long
Residence 25 West 2 Street,
No. 2, by _____
Residence _____ Street,
No. 3, by _____
Residence _____ Street,
No. 4, by _____
Residence _____ Street,

Sec. 208, 209, 210 & 212.

Police Court, District, 2

THE PEOPLE, &c. 197
ON THE COMPLAINT OF

Charles Wheeler

Edward Madigan

Violation of
Excise Law

Dated February 11 188 2

Patterson Magistrate.

McCle S Officer.

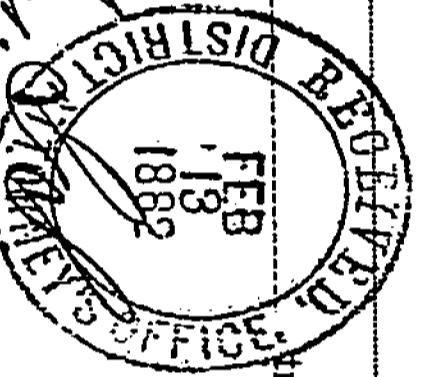
McCl Clerk.

Witnesses _____

No. _____ Street,

No. _____ Street,

No. _____ Street,



Wm. Davis

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 Edward Madigan

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

Dated February 11 188 2 J. M. Patterson Police Justice.

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

Dated February 11 188 2 J. M. Patterson 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.

0241

• Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. *Edward Madigan*

Question. How old are you?

Answer. *Twenty-five years of age*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *167 Monroe St. 4 years.*

Question. What is your business or profession?

Answer. *Liquor dealer*

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

Answer. *I am not guilty of the charge.*

Edward Madigan

Taken before me, this *11* th

day of *February* 188 *2*

J. M. Patterson Police Justice.

0242

Police Court,

2

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George Meade

vs.

Edward Madigan

Violation of Excise Law.

Dated

day of

18

Magistrate.

Officer.

Witness,

Bailed \$

to Ans.

By

Street.

0243

POLICE COURT 2 DISTRICT.

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

George Wrede
of the Eighth Precinct Police ~~Street~~
of the City of New York, being duly sworn, deposes and says, that on the eleventh day
of February 1882 in the City of New York, in the County of New York,
At Premises No. 552 Greenwich Street, Edward
Madigan (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law he not having a license.

WHEREFORE, deponent prays that the said Edward Madigan may
be arrested and dealt with according to law.

Sworn to before me this 11th day
of February 1882 }

George Wrede
John Patterson Police Justice.

0244

BOX:

60

FOLDER:

679

DESCRIPTION:

Majone, Pasquale

DATE:

02/08/82



679

0245

40

C. H. Smith

Day of Trial,

Counsel,

Filed day of *Feb* 18*92*

Pleads *not guilty*

THE PEOPLE

vs.

(*2 Cases*) *P*

Asquith Maguire

Homicide of the Degree of Murder,
First Degree.

2 Cases DANIEL C. ROLINS

John. McKeen
District Attorney.

A True Bill. *McKeen*

Foreman

Apr 24 1892

Tried and

the day of

0246

of the CRIME OF

Murder

committed as follows:

The said

Pasquale Majone

late of the

Eighth

of New York, aforesaid,

Ward of the City of New York, in the County

on the *Fifth* day of *December* in the year of our Lord
 one thousand eight hundred and ~~seventy~~ *Eighty* at the City and County aforesaid,
 with force and arms, in and upon one *Catharine Majone*

in the peace of the People of the State, then and there being, wilfully, feloniously, and
 with a deliberate and premeditated design to effect the death of *Catharine Majone*

the said *Pasquale Majone* did make an
 assault, and that the said *Pasquale Majone*

a certain *pistol* then and there charged and loaded
 with gunpowder and one leaden bullet, which said *pistol*

the said *Pasquale Majone* in *his* right hand then and
 there had and held to, at, against, and upon the said *Catharine Majone*

then and there feloniously, wilfully, and with a deliberate and premeditated design to
 effect the death of the said *Catharine Majone* did shoot off

and discharge, and that the said *Pasquale Majone* with the
 leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by

force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
 said *Catharine Majone* in and upon the *head*

of *her* the said *Catharine Majone* then and there
 feloniously, wilfully, and of *his* "malice aforethought," did strike, penetrate,

and wound, giving to *her* the said *Catharine Majone*
 then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,

and shot out of the *pistol* aforesaid, by the said *Pasquale*
Majone in and upon the *head* of *her* the said

Catharine Majone one mortal wound of the breadth of *one* inch "es"
 and of the depth of *six* inch "es," of which said mortal wound *she* the

said *Catharine Majone* at the Ward, City and County
 aforesaid, "from" the day first aforesaid then and there did die.

and in the year aforesaid, "until" the
 in the same year aforesaid, did languish, and languishing did live, and on which

day of
 in the year aforesaid, the said at the Ward,
 City and County aforesaid, of the said mortal wound "did die"

And so the *Grand Jury* aforesaid, upon their oath aforesaid, do say that *he* the said
Pasquale Majone *her* the said *Catharine Majone*

the said *Pasquale Majone* in the manner and form, and by
 the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and

in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated
 design to effect the death of *Catharine Majone* *her* the said

Catharine Majone did kill, and murder, 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 CARLSON

District Attorney.

John M. Brown

0247

INFORMATION CUT
OFF AT BOTTOM
EDGE

0248

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Pasquale Majore

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

Pasquale Majore

0249

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
13 Years.	Months.	Days.	Italy	56 Thompson St.	Dec 9. 81.

44745 1881
HOMICIDE.

AN INQUISITION

On the VIEW of the BODY of

Bartholomew Higgins
whereby it is found that he came to
his death by the hands of

James J. Kelly and
George J. Kelly

Expects taken on the 1st day
of January, 1882

John J. McManus, Coroner.

Committed January 1882

Oranell

Discharged

Date of death Dec 9. 1881

Witness, had

0250

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

_____ 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?

Taken before me, this _____ day of _____ 188

CORONER.

0251

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
32 Years.	Months.	Days.	Italy	St Vincent's Hosp.	Dec 9. 81.

Vol 744 1882
HOMICIDE.

AN INQUISITION.

On the VIEW of the BODY

Marin Palumbo

Secta.

whereby it is found that who came to
be Death by the hands of

Joseph William

Original taken on the 1st day
of May 1882
before

Wm. L. Higgins
Coroner.

Committed to custody 18th 1882

Deceased 27 1882

Discharged

Date of death December 9th 1881

Heard

0252

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

Pasquale Majore 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.—

Pasquale Majore

Question.—How old are you?

Answer.—

Twenty two years old (22)

Question.—Where were you born?

Answer.—

Italy

Question.—Where do you live?

Answer.—

56 Thompson

Question.—What is your occupation?

Answer.—

Laborn & Mission

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

Not guilty of anything

Pasquale Majore

Taken before me, this

18 day of

July

1882

[Signature]

CORONER.

0253

**INFORMATION CUT
OFF AT BOTTOM
EDGE**

0254

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Pasquale Mayour

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

0255

Day of Trial, *Switzerland*
Counsel, *Switzerland*
Filed *8* day of *Feb* 1872.
Pleads *not Guilty*.

THE PEOPLE
vs.
(*Case*) *P*
Carquale Mayon
Homicide of the Degree of Murder,
First Degree.

DANIEL C. ROLLINS,
~~Attorney at Law~~
John W. Mayon
District Attorney.

A True Bill
OK
April 25 1872
Tried and convicted -
the *25* day of *April* 1872
Sent to be executed on *Friday*
25 day of *June* 1872

0256

of the CRIME OF

committed as follows:

The said

Pasquale Majore
Murder

Pasquale Majore

late of the

Eighth

Ward of the City of New York, in the County

of New York, aforesaid,

on the *Ninth* day of *December* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty one* at the City and County aforesaid,

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

Selta the said *Pasquale Majore* did make an
assault, and that the said *Pasquale Majore*
a certain *pistol* then and there charged and loaded

with gunpowder and one leaden bullet, which said *pistol*
the said *Pasquale Majore* in *his* right hand then and

there had and held to, at, against, and upon the said *Maria Valindino Selta*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of the said *Maria Valindino Selta* did shoot off

and discharge, and that the said *Pasquale Majore* with the
leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by

force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
said *Maria Valindino Selta* in and upon the *head*
of *her* the said *Maria Valindino Selta* then and there

feloniously, wilfully, and of *his* "malice aforethought" did strike, penetrate,
and wound, giving to *her* the said *Maria Valindino Selta*

then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,
and shot out of the *pistol* aforesaid, by the said *Pasquale*
Majore in and upon the *head* of *her* the said

Maria Valindino Selta one mortal wound of the breadth of *one* inch "es,"
and of the depth of *Six* inch "es," of which said mortal wound *she* the
said *Maria Valindino Selta* at the Ward, City and County,

aforesaid, "from" the day first aforesaid *then and there did die*
and in the year aforesaid, "until the
in the same year aforesaid, did languish, and languishing did live, and on which

day of

in the year aforesaid, the said *Pasquale Majore* at the Ward,
City and County aforesaid, of the said mortal wound" did die.

And so the *Grand Jury* aforesaid, upon their oath aforesaid, do say that the said

Selta the said *Pasquale Majore* her the said *Maria Valindino*
in the manner and form, and by

the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and
in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated
design to effect the death of *her* the said

Maria Valindino Selta did kill, and murder, 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,

~~DEPUTY DISTRICT ATTORNEY~~ District Attorney.

John W. Keon

0257

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of

Coroner's office.

No. 13 Chatham Street, in the 4th Ward of the City of
 New York, in the County of New York, this 18 day of June
 in the year of our Lord one thousand eight hundred and 82 before

Gerson K. Hermann, Coroner,
 of the City and County aforesaid, on view of the Body of

Catharine Mayone.

lying dead at

Upon the Oaths and Affirmations of

Seven 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

Catharine Mayone came to her death, do
 upon their Oaths and Affirmations, say: That the said Catharine Mayone,
 came to her death by Pistol shot wounds

of the Head, received at the hands
 of Pasquale Mayone. Dec 9. 81 at
 56 Thompson 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.

Isaac Van Loan
 Henry H. Jung
 Am. C. Schmidt
 Levi Speegelsberg
 H. C. Hanchild
 J. W. Wilman

W. A. Taylor
 J. L. Raymond
 Stephen W. Rudy
 Ferdinand Nagel

[Signature]
 CORONER, E. S.

0258

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

In Case No. 2

vs.

Pasquale Majone

Maria Valindino Sella and
Cashmere Mayone

List of Witnesses.

NAMES.

RESIDENCE.

Off. Warren Harrington	Police House Quarter
Off. Thomas Moran	St. Vincent
James Sella	
Pasquale Laposa	71 Thompson St.
Jose Nolascentro	71 " "
Antonio Peroni	56 " "
H. M. Natiman M.D.	Coroner's Office
Rocko Asella	St. D.
Pasquale Rossa	St. D.
Joseph Alrectta	St. D.

0259

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the house of *Coroner's Office*
 No. 13 *Chatham* Street, in the *City* of the City of
 New York, in the County of New York, this 18 day of *Jan*
 in the year of our Lord one thousand eight hundred and 82 before
Samuel Herrman Coroner,
 of the City and County aforesaid, on view of the Body of
Maria Valudius Selta.

En 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
Maria Valudius Selta came to her death, do
 upon their Oaths and Affirmations, say: That the said *Maria V. Selta*
 came to her death by *Pistol shot wounds*
of the Head at the hands of Pasquale
Mayone, at 56 Thompson St. Dec 9 & 11

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.

Jacob Van Loo
Henry H. Jung
Am. C. Schmitt
Levi Spuytenburg
H. M. Fairchild
J. W. Mullan

Wat. Taylor
J. L. Raymond
Stephen M. Bond
Ferdinand Kugel

Samuel Herrman

CORONER, E. S.

0260

Coroner's Office.

TESTIMONY.

1.

Officer Harrington of Sanitary
 Squad being sworn says Dec 9. 11
 at 7 pm, at the corner of Spring
 & Thompson St, when an Italian
 handed me a pistol, and showed
 me a man who he said had shot
 himself & who was then going up
 St. Ave going towards Prison.
 I overhauled him cor St. Ave & Spring
 and took him to 8th Street Station;
 did not know at time that he had
 shot anyone else but himself;
 I went to my office and reported
 having Prisoner at 8th Street - He
 could not talk English.

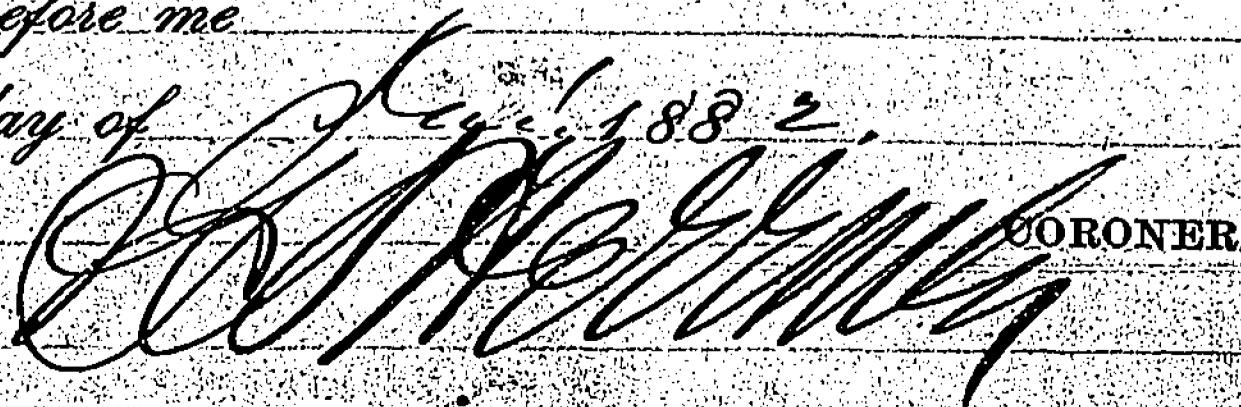
Warren Harrington

Taken before me

this

1 day of

Dec 11 1882


 CORONER

0261

Coroner's Office.

TESTIMONY.

E.

Thomas Moran & Co. being
 sworn after I heard of the
 occurrence, I went to 36 Thompson
 St. rear, and saw Ambulance
 taking his mother in law away -
 I found his wife in her room
 dead; I secured 2 witnesses
 whom I took to the Station House.
 I then went to St Vincent's Hospital
 Prisoner was then at Hospital, for
 his wounds; she (his mother in
 law) was dead when I got there -
 I took this Pistol along, and through
 an Interpreter, he said the Pistol
 was his; I asked him if it was
 the Pistol he shot them with; he
 said yes; I asked why he shot
 them; he said jealousy; he said
 his wife was a whore - I asked him
 if he saw her do anything wrong;
 he said he heard it - he said
 he did not know who the parties
 were whom she had such deal-
 ings with; he did not suspect
 any parties; he said his mother
 in law told him - he said he shot
 himself once; then he shot his
 wife; then his mother in law; ran

Taken before me
 this 1st day of Aug 1882.

[Signature]
 CORONER

0262

Coroner's Office.

TESTIMONY.

3.

down stairs and while running
down the yard he shot himself
again - I found 4 empty cart-
ridges & one loaded one in
the Pistol afterwards -

Thomas Moran

Taken before me
this 18 day of Aug^r 1882.

[Signature]
CORONER.

0263

Coroner's Office.

TESTIMONY.

4.

Poco Selta through a sworn interpreter, E. P. Benvenuti. being sworn says ~~there~~ ^{he} is no relation of the Prisoner; One of the deceased was my wife & the other my daughter; I was sitting before the store, my wife on my left; she had a child on her lap at the time; Prisoner went out early that morning, and came back, and calling his wife who was hanging out clothes on the line, from the window; this was after 7 o'clock Prisoner told his wife to fetch a little Box out ~~from~~ from under the bed, which contained a receipt he wanted to give to one Pasquale Larosa; his wife said I am busy putting out clothes, get it yourself - He took hold of his wife, took her in the Bed room; took her by the arm; as soon as he got in I heard the report of the Pistol; he came out of the room immediately, & shot his mother in law; and I embraced both of them (my wife & child) and cared them from falling on

Taken before me
this 18 day of July 1882.

[Signature]

CORONER.

0264

Coroner's Office.

TESTIMONY.

5-

the store; my wife fell to the floor
with the child; I then went down
into the yard; He said not a
word to his wife or any one else
my daughter was dead & soon
after my wife was sent to Hospital
I don't know what became of her,
as I was taken to Station House.
The Prisoner & my daughter were
married 4 or 5th of June 81 - the
child my wife held was mine;
my daughter had no children; she
was 13 years old 24 May last -
My wife told Prisoner day before
yesterday he bit the day before
that he did not support his wife
but was loafing; I don't know
how long the Prisoner is in N.S.
I am here two years; Prisoner went
out playing musical instruments
My wife name was Maria & her
daughter Catherine; the Prisoner's
name is Pasquale Mayone.

Rocco Fella
Mark

Taken before me
this 1st day of July 1887

[Signature]
CORONER.

0265

Coroner's Office.

TESTIMONY.

6.

Pasquale Larosa, through sworn Interpreter. Being sworn says I live in North St. I was in the neighborhood of Thompson St on Dec 9, 81 before 7 A.M. I was in the room of Rebecca Sella. Pasquale Mayone came to my house before 7 o'clock in North St. He came and shook hands with all who were in my room; he said I bid you good bye excuse me for owing you a few Dollars, I am going to die - I said what ideas have you got, He said you will not suffer in your trial of case, which will come off next Monday; I thought he wanted to run off; he held a receipt of money I had in Italy; I said, come to your house and give me the receipt or bill of exchange you hold; he said wait a while, and I will do some business & you can come to my house. I objected & told him to come to his house; we then started, I saw his wife as she was putting out clothes - He ordered his wife to get the receipt & give it to me; she said

Taken before me

this

day of

Jan 1882



CORONER

0266

Coroner's Office.

TESTIMONY.

7

I am putting out the clothes, go
 + get it yourself - he said you
 must go, not I, she said let
 me get through first + I will go -
 He got hold of her arm + took
 her in the room, when I heard
 the report of the pistol; I thought
 he shot for fun; Mayone came
 out of the room + shot the woman
 who was sitting to the left of her
 husband holding a little child.
 Mayone went down stairs, calling
 2 witnesses down stairs, Maria +
 Seraphina Simpson - and said
 you are witnesses that I shot
 myself; I saw him shoot himself
 as I was running down stairs, for
 the purpose of getting the Police.
 I noticed nothing about him as
 if he had shot himself first -
 he acted when he first came to
 me as if he meant what he said.
 He did not say he did not live
 happy with his wife. I know
 him 6 or 7 months; we lived to-
 gether before he was married.
 The case he spoke of, was the trial of
 Mayone for felonious assault, for

Taken before me
 this 18 day of July 1882.

[Signature]
 CORONER.

0267

Coroner's Office.

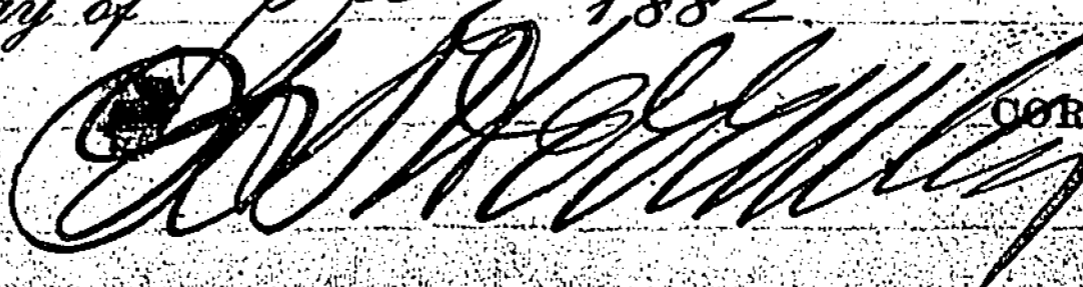
TESTIMONY.

P.

putting a man with a stiletto
some months before and for
which he had been indicted -

his
Pasqually LaRosa
Mark

Taken before me
this 18 day of June 1882.


CORONER.

0268

Coroner's Office.

TESTIMONY.

9.

José Dalsanta, through sworn Interpreter
 being sworn says I know Prisoner;
 On day of shooting, I was living at
 71 Thompson St; the Prisoner came
 to my house about 7 o'clock A.M. &
 shake hands; he said don't be wor-
 ried about the trial, I am going to
 die, not about the case, but on
 account of my mother in Law; he
 came to my house with Pagnale
 La Rosa; then La Rosa said hurry
 up & get that receipt; Mayone said
 wait a little; La Rosa said no!
 Come now; they then went out of
 my house; I afterwards met La Rosa
 and asked him what was the matter;
 La Rosa did not answer but I
 heard of the shooting afterwards -
 there was nothing the matter when
 Mayone was at my house; I after-
 wards met my sister, who told me
 of the shooting, who said she afterwards
 went to the house and I ran after her;
 I met Mayone, bleeding, he tried
 to get away from me, and shot him-
 self again & threw away the Pistol,
 which I picked up and gave to a
 Policeman.

Taken before me
 this 18 day of Jan'y 1882.

José Dalsanta
 Mark

[Signature]
 CORONER.

0269

Coroner's Office.

TESTIMONY.

104

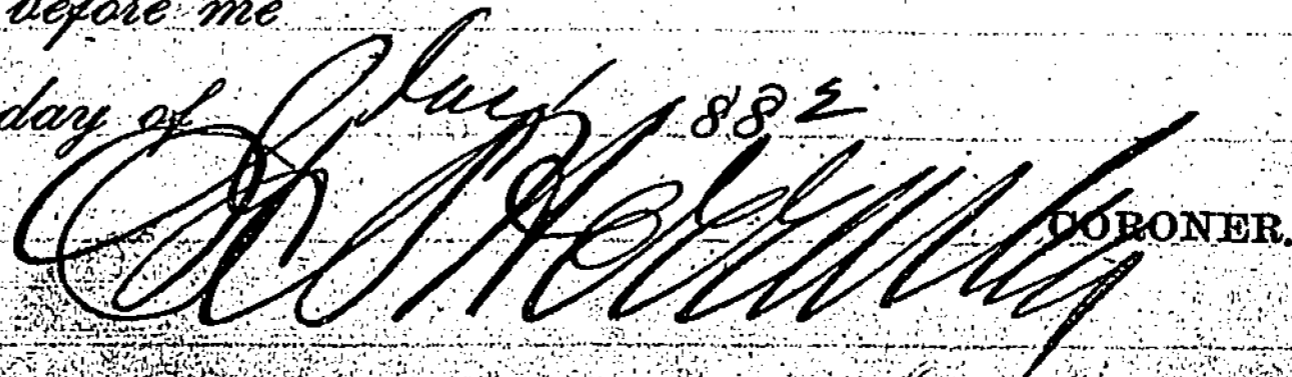
Pasquale Mayone through a
 sworn Interpreter being sworn says
 I make this statement in full
 knowledge of the consequences of
 the same, as stated to me by the
 Coroner, and I further am willing
 to make a true statement and abide
 the consequences of the same;
 I was married to deceased, my
 wife on June 8. 81. I was 3 months
 out in the country, 20 days without
 work; when I found work, worked
 10 days; as my hand was crippled
 I only got \$1.25 a day - I only saved 4
 dollars, and wrote to my wife; I came
 to the City to get laborers for work;
 I brought \$8. I bought some clothes
 for my wife - I went out to work
 again - in a week, I came back to
 get 40 men; I could not start
 Monday, as intending to leave on day
 Tuesday; one of my Bondsmen, for an
 assault & commitments, and who bailed
 me, came to me; I could not start as
 the case was to come up on Monday -
 I went to the Lawyer, who adjourned
 the case for another week; I could
 not stay in my home because my

Taken before me

this

18 day of

July 1882



CORONER.

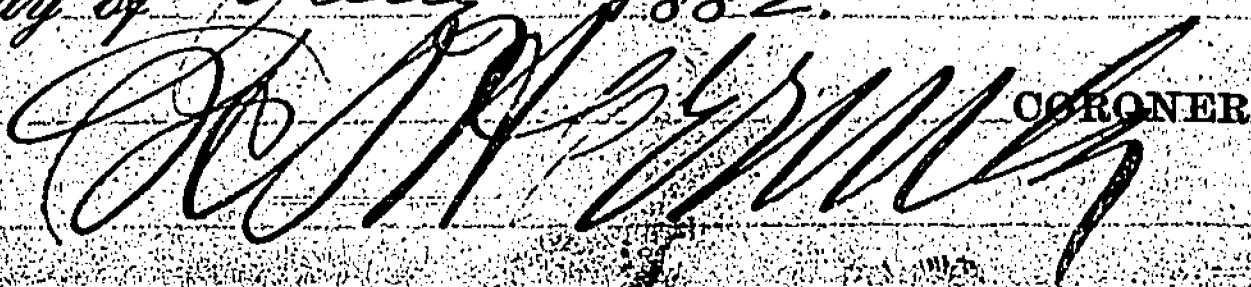
0270

Coroner's Office.

TESTIMONY.

Mother in Law quarrelled and quarrelled
 with me; On Wednesday evening
 and she began to abuse me again -
 because as she said, you will
 soon be in Prison & my daughter
 will not be supported - My Mother
 in Law had a lover, who came to
 her every night to eat there &
 we had several quarrels about
 him - and this was the reason I cut
 that man, not wanting him in the
 house; I have witnesses, that I told
 her not to have the man come there.
 On Thursday, the night before the
 shooting, my Mother in Law, told me
 I was a miscreant, a bad man &
 I will get you in Prison or to the Gallows,
 or so you will not see the light of
 the sun again - and further abused
 me; I said to her to go to City Hall
 if you want to; she wanted my wife
 & I to go and get divorcing -
 she then grabbed me by the throat &
 in the scuffle one of her fingers
 got in my mouth & I bit her finger.
 Afterwards she worked for people to get
 me in Prison - As I was about to re-
 turn, she told me she would be the

Taken before me
 this 18 day of Jan'y 1882.


 CORONER

0271

Coroner's Office.

TESTIMONY.

12.

cause of my being another Balbo -
 I then went out with a friend to get
 a glass of beer; I then went to bed
 with my wife - she told me her mother
 said, I was to have nothing to do with
 you any more - I said you should
 live with me and not with your
 mother; she said, she is my mother,
 and I cannot leave her - On Friday
 morning I told my wife - Catharina, if
 you don't like to live with me, let
 us go and get separated at the
 City hall - Father in law went down
 to yard, my wife having arisen and
 I was asleep in bed - my mother in
 law came in, got hold of my throat &
 shook me, saying you have no more
 business with my daughter; I got up
 and dressed - I came out & said to
 my wife Catharina you must obey
 me and not your mother; I met
 my mother in law, who said, I hope
 they do to you as they did to Pietro
 Balbo, as you cut the man. I told her
 she was the one to blame ^{for cutting this man}; she went
 up stairs; I was half crazy & did
 not know what Peter was doing or where
 I was going; I went to 91 Thompson

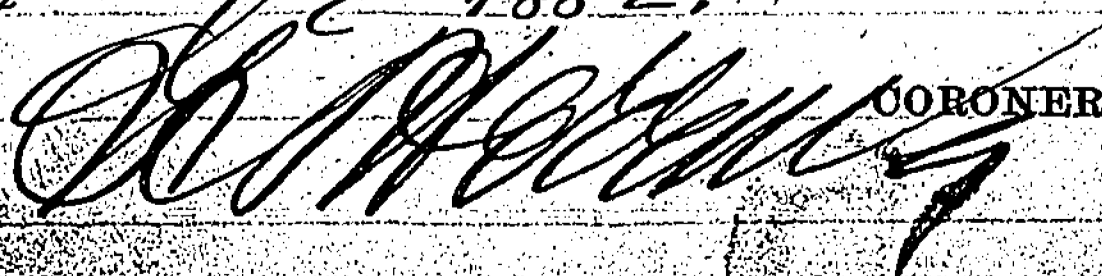
Taken before me

this

1 day of

Sept

188 E.


 CORONER.

0272

Coroner's Office.

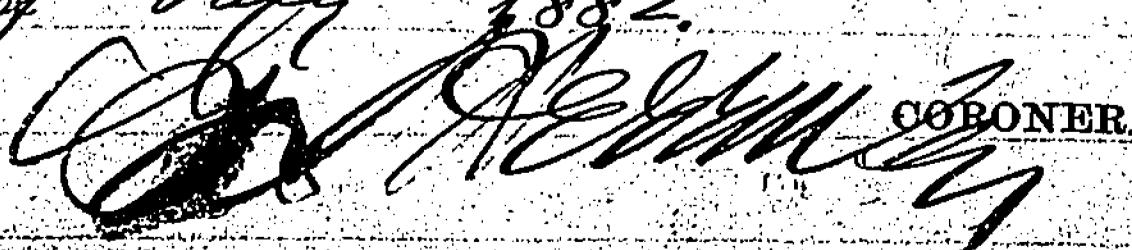
TESTIMONY.

13

St, where Larosa lived, and I did not go to Mott St, but I saw Larosa at 71 Thompson St; he lived there at the time; when Mott St - as I owed him \$5, and being out of my head, I shook hands with every one, saying I have to die for my Mother in Law; Good-bye - about the time La Rosa asked for the receipt I told him to come to the Heavens for it - I found my wife at the window, told her to get the receipt, she said I don't want to go, you must go; I took her by the arm, said you must go; took her to the bed, and as she was looking for the paper, she found a revolver, and gave it to me saying, take this & shoot yourself - she gave it to me - something passed over me and I don't remember anything afterwards; I went out & called Maria Letta & Seraphina Limpone and told them to be witness that my Mother in Law was the cause of this murder - my head whirling and I don't remember anything more; I don't remember shooting myself either; I know now what I am.

Taken before me

this 18 day of July 1882.


 CORONER.

0273

Coroner's Office.

TESTIMONY.

14

saying; while I was working in the
Country, I bought a Pistol; my
wife put it in the box herself.
I bought the Pistol a month before
I brought it from the Country —

Paquale Majone

Taken before me
this 18 day of June 1882.

W. H. Murphy

CORONER.

0274

TESTIMONY.

15

Antonio Peroni 56 Thompson St.
 being sworn as to board with
 the Valentinas; I left this 4 am.
 to work came back at 8 o'clock
 and found the woman dead;
 did not see him or her
 mother; I know them one month.
 While I was in bed I heard nothing
 at all; when I came back I
 found house in great confusion; I
 got in and saw the body lying on
 the floor; the mother and husband of
 the girl were always quarrelling among
 themselves; I never heard them threat-
 en to kill himself or her; the wife of
 the man was living with her mother;
 she was out as a railroad laborer
 and sent money but they quarrelled,
 she saying he did not send enough
 money; he came back a week
 or so ago; a man called Francisco
 a relative of the family;

Antonio + Peroni.
 mark

Sworn to before me,
 this 4 day of Dec 1881.

[Signature]

CORONER.

0275

TESTIMONY.

16.

Dr. Mortimer being sworn up
 & having made an autopsy on
 deceased and finding that the
 Ball entered the left side of the
 Head, directly behind the ear, pas-
 sing through the left ear, fracturing
 the petrous portion of the Temporal
 Bone, and passing through the
 cerebellum, lodged under the occi-
 pital of the opposite side. I am
 of opinion death was instantaneous.
 All other organs were healthy.

Dr. Mortimer Sub.

Sworn to before me

this

7 day of

1881.

[Signature]
 CORONER.

0276

MEMORANDUM.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
<i>14</i> Years.	Months	Days.	<i>Italy</i>	<i>56 Hempson Rd.</i>	<i>Dec 9, 87.</i>

H.

No. 745
U.S. Mar. 1881

AN INQUISITION

On the VIEW of the BODY of

Leutherman Helen

found it is found that he came to
his death by

Dr. J. S. H. H.
wounds of the
head

Inquest taken on the
day
of 1881
before

GERSON N. HERRMAN, Coroner

0277

Coroner's Office.

TESTIMONY.

17


Dr. M. M. Waterman being sworn says
 I have made an Autopsy on
 the body of deceased, Maria Val-
 erdine Selta, and the following
 are the results of same —
 There was a penetrating wound over
 the right eye, which penetrated the
 Eyeball, passing obliquely to the left
 fracturing the base of the skull, at the
 Cella turcica, passing through the Brain
 on left side, at the middle lobe and
 at the base of same, and passing bet-
 ween the Dura Mater and the skull
 on the left side posteriorly — there was
 extensive laceration of Brain tissue
 and Hemorrhage; I am of opinion
 Death was caused by compression of
 the Brain from Hemorrhage, destruc-
 ion of Brain tissue & shock

M. M. Waterman M.D.

Taken before me

this

18 day of July 1882.



CORONER.

0278

BOX:

60

FOLDER:

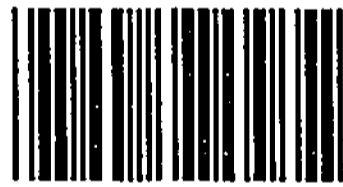
679

DESCRIPTION:

Manning, Alonzo

DATE:

02/23/82



679

0279

1300 at Feb 23/82

S. M. Cook
207 Broadway

Filed *23* day of *July* 18*82*

Pleads *Not guilty*

THE PEOPLE

'08.

Obtaining *Money* by False Pretences

George Manning
P.

John P. Collins
DANIEL G. ROLLINS,
ATTORNEY AT LAW

Charles F. Gurneill
July 24/82 District Attorney.

A True Bill

E. M. C.

March 18 1872 Foreman

James W. Fitzgerald

0280

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

THE PEOPLE OF THE STATE OF
NEW YORK

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

committed as follows:

The said

Alonso B. Manning against
Alonso B. Manning
of the crime of *obtaining money by false pretences*
Alonso B. Manning

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *twentieth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one

George W. Martin

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *said George W. Martin*

That a certain work of art, to wit
an oil painting which he then and there
exhibited to the said George W. Martin and
which was commonly called *Salvator Rosa*
was then the property of him the said
Alonso B. Manning and that he the said
Alonso B. Manning was the sole owner thereof
and of the title thereto and that he then
and there as such owner had full power to
transfer the legal title and ownership thereof

0281

And the said

George W. Martin

then and there believing the said false pretences and representations so made as aforesaid by the said

Alonzo Manning

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Alonzo Manning gives promissory notes for the payment of money of the kind commonly called United States Treasury notes and gives other promissory notes for the payment of money of the kind commonly called bank notes the said Treasury notes and bank notes being then and there due and unsatisfied and of the value of one hundred and fifty dollars. a more particular description of which said notes is to the Grand Jury aforesaid unknown

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

George W. Martin

and the said

Alonzo Manning

did then

and there designedly receive and obtain the said

Promissory notes

of the said

George W. Martin

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

George W. Martin

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

George W. Martin

of the same.

0282

And Whereas, in truth and in fact, the said *work of Art, to wit,*
the said oil painting commonly called *Salvato Rosa*
was not; the property of him the said *Alonzo Branning*
and he was not; the sole owner thereof and was
not; the owner of the title thereto and that he did
not then and there have the full power to
transfer the legal title and ownership thereof.

And Whereas, in truth and in fact, the pretences and representations so made as
aforesaid, by the said *Alonzo Branning*
to the said *George W. Martin* was and were
in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at
the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Alonzo Branning*
well knew the said pretences and representations so by *him* made as aforesaid to
the said *George W. Martin*
to be utterly false and untrue at the time of making the same.

And so the ^{*Grand*} Jurors aforesaid, upon their oath aforesaid, do say, that the said
Alonzo Branning by means of the false pretences
and representations aforesaid, on the day and year last aforesaid, at the Ward, City
and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did
receive and obtain from the said *George W. Martin*

the said promissory notes of the value of one
hundred and fifty dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of
the said

George W. Martin
with intent feloniously to cheat and defraud *him* of the same, against the form
of the Statute in such case made and provided, and against the peace of the People
of the State of New York, and their dignity.

John McKeon
DANIEL C. ROBINSON District Attorney.

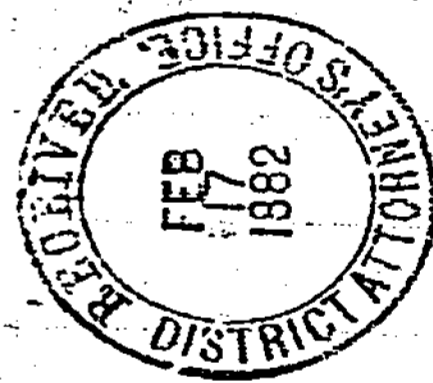
0283

110 / 53

People

Along L. Manning

George W. Martin
Edmeston Howard



0284

The People of the State
of New York on the
Complaint of George, W. Martin
— against —
Alfred D. Manning.

State of New York }
City and County of New York } ss.
George, W. Martin being
duly sworn says, that on, or
about the 20th day of May 1889
at the City of New York, Alfred
D. Manning, falsely and fraudu-
lently stated and represented
to that complainant that he,
said Manning, was the sole
owner of a certain Oil paint-
ing known as "Salvator Rosa".
Said Salvator Rosa, and wished
to obtain from the defendant
by way of a mortgage, or sale
of a one half interest in the
said painting, the sum of one
hundred and fifty dollars.
That believing said state-

ments to be true, and not otherwise; this Defendant was induced to, and did part with the said sum of One hundred and fifty dollars; and pay, and deliver the same to the said Alvaro D. Manning, who then and there made; executed and delivered a certain Contract or Agreement, to this Defendant; a copy of which is here to attached. Marked Exhibit "H".

That the said representations were wholly false and fraudulent, and were known to be so by the said Alvaro D. Manning at the time he made them; and they were made by him for the purpose, and with the intent to cheat and defraud this Defendant out of the said sum of One hundred and fifty dollars; and by which false and fraudulent representations; made

0286

by the said George D. Manning,
as aforesaid, this Defendant
has been cheated and de-
frauded out of the same.

That on the 14th day of Feb-
ruary 1882, the said George
D. Manning, in the presence
of this Defendant, and others
under oath in Court
admitted that he, (the said
Manning), did not own the
said painting, and never
did own the same, although
he had told this Defendant
that he did, at the time
he obtained the said money
from Defendant.

That the said representations
of said Manning, that he
was the sole owner of said
painting, were false, and
fraudulent, in that he did
not own the same.

Sworn to before me
February 16th 1882
Hugh J. Emmelly
Notary Public
N.Y. Co.

George H. Martin

0287

Philip H. —

New York May 20th 1881.

In consideration of the sum of One hundred and fifty dollars; (\$150.00) the receipt of which is hereby acknowledged, I, George B. Manning, of Virginia, do this day, in the City of New York, transfer to Geo. W. Martin, a one half interest in an oil painting known as "Salvator Rosa" by Salvator Rosa, together with all documents, letters, and papers relating to the authenticity and pedigree of the same, to him his heirs and assigns, the said Geo. W. Martin to have the custody of such picture, documents &c. to place the same in such place or places, as may be deemed most expedient to effect a sale of the said picture for their joint account.

The proceeds of such sale, if any, to be divided equally, share and share alike; but when they, after deducting any sums advanced for art, for in any way expended to advance, protect or enhance the value of said picture or effect

0288

the sale of the same, at a price mutually acceptable. It is also agreed, that I shall there be no sale of the said picture, at a price to cover the money advanced thereon by the purchase of this interest or otherwise; and Manning shall have the option of becoming the picture after twelve months from this date, with a notice of three months additional from said Martin; and Manning to pay the (\$150.00) to either with any other sum as I may direct. Said Martin is and shall be as free to do the same whereupon said Martin hereby covenants to transfer assign his interest in said painting to said Manning; and in default of said covenant said Manning shall fail to mail him receipt of said advance within the time, date, and manner agreed upon, the painting and shall revert to, and become the sole property of said

Charge, J. H. Martin, his heirs,
 & assigns, without the pay-
 ment of any other sum.

In making the
 transfer of these interests, I do
 hereby swear that I, George
 C. Manning, am the sole owner
 and possessor of said paintings,
 together with all the thereto
 subject to no claims or in-
 terferences, whatsoever.

Both parties hereto do
 hereby agree to use their best
 efforts, influence & efforts
 to effect a sale of the said paint-
 ings at the best price, that
 may be obtained for the same
 for their joint account, & in
 the manner to be divided & re-
 ceived as aforesaid.

In witness to the
 foregoing facts, covenants, and
 agreement, we do hereby this
 6th day of May 1887, Affix
 our signatures.

In presence of } George C. Manning (L.S.)
 E. B. F. } Geo. H. Martin (L.S.)
 Seal) State of New York }
 City & County of New York } Ch. H. H.

0290

20th day of May in the year
1881. I have been called to
bring Henry and George
St. Martin to me known to
both individuals described
in, and who recanted the false
going statement and was
called to acknowledge that
they recanted the same for
the purpose therein mentioned.

J. P. Gordon

Notary Public
(103)
New York Co.

Sub

0291

BOX:

60

FOLDER:

679

DESCRIPTION:

Marion, John

DATE:

02/07/82



679

0292

Jan 17 1882

From personal conversation
with the witnesses in this
case it is evident that
defendant is guilty of
no offense

J.R. Williams
attorney

Day of Trial

Counsel,

Filed

day of

1882

Pleas

Guilty

THE PEOPLE

vs.

P

John Mauro

BURGLARY—Third Degree, and
Receiving Stolen Goods.

Part Two
Feb 17, 1882
BENG. K. PHILIPS

Mr. W. J. Phelps
District Attorney.

Recd. on Jan 17, 1882

Attest
J. R. Williams

Foreman

To Messrs. (Friday)
J.R. Williams

0293

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

of the crime of

committed as follows:

The said

late of the *Tenth* Ward of the City of New York, in the County of New York,
aforesaid, on the *Sixteenth* day of *January* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Simon Lewin*

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

Simon Lewin then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Forty yards of cloth of the value of four Dollars each yard.
fourteen yards of other cloth of the value of five Dollars
Each yard.
two coats of the value of twenty five dollars each
two vests of the value of ten dollars each
Three pairs of pantaloons of the value of ten dollars each
of the goods, chattels, and personal property of the said *Simon Lewin*

so kept as aforesaid in the said *Store* then and there being, then and
there feloniously did steal, take and carry away, against the form of the Statute in
such case made and provided, and against the peace of the People of the State of
New York, and their dignity.

0294

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

John Marston

of the Crime of said

Receiving Stolen Goods

committed as follows:

The said

John Marston

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,

*Forty yards of cloth of the value of four dollars each yard
fourteen yards of other cloth of the value of five dollars each yard
two coats of the value of twenty five dollars each
three pairs pantaloons of the value of ten dollars each
two hats of the value of ten dollars each*

of the goods, chattels and personal property of

Simon Lewis

by a certain person or persons to the ^{Grand} Jury aforesaid unknown, then lately before feloniously stolen of the said

Simon Lewis

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

John Marston

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.

BENJ. K. PHELPS, District Attorney.

John McKee

0295

BAILED,

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

Sec. 206, 209, 210 & 212.

Police Court-15th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Shirous Euria
25th Street
John W. W. W.

Offence, Burglary

Dated Feb 1 1882

Smith Magistrate.

Chat O'Connor's Office.
Central Office
Clerk.

Witnesses

No. 1, by _____
Central Office
Street,

No. 2, by _____
Central Office
Street,

No. 3, by _____
Central Office
Street,

Central Office
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 _____

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

Dated Feb 1 1882

Solomon B. 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.

0296

State of New York }
City & County of New York } ss

Susan Devey of 265 6th Ave
Aged 40 Years, Married woman I know
the defendant John Marion. I saw him
last on Saturday the 28th which was the
only time I ever saw him. The defendant
came to my house with a note from
a another man who had lived with
me by name of Joseph Dempsey
sending me the keys of the room he had
occupied and I gave him a coat
vest and pair of pants, an empty
trunk and satchel and some small
articles on his bureau, I do not
know what has become of Dempsey.
The note said that he had got into
trouble and to give the bearer his things
which I did

Susan Devey

Sworn to before me this

1st day of Feby 1882

Solon B. Smith

Police Justice

0297

Sec. 195-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

John Mason 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 Mason

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

26 Forsyth Street & about two weeks

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I got the clothes here shown from a lady living on Fifth Ave between 16th & 17th Street I am not guilty

Taken before me, this

day of

188

10th Feb
John Marion

Salon B. Lusk
Police Justice.

0298

POLICE COURT

DISTRICT

City and County
of New York,

ss:

of No.

deposes and says, that the premises No. 10th Street, being duly sworn,Ward, in the City and County aforesaid, the said being a Store
for the deposit and sale of clothing
and which was occupied by deponent as a such

entered by means

were **BURGLARIOUSLY**by forcing & breaking a lock
or fastening of an outer door
leading from the street into said
store.on the night of the 10th day of July 1882
and the following property feloniously taken, stolen, and carried away, viz:

thirty two pieces of cloth containing
about forty yards; four pieces
of about three yards & a half each
one dark suit of clothes & one light
suit and one pair of striped
pantaloons. Collectively of the
value of three hundred and
fifty dollars

the property of

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

for the reasons following, to wit:

That the door in
question which was locked and
fastened by deponent at about
nine o'clock P.M. on the night of said
day was found open on the following morning
the lock or fastening having been forcibly
removed therefrom and the above described
property taken, stolen & carried away. That
a portion of said property was subsequently

0299

found in the defendants possession
by officer Connor as deponent
is informed & verily believes

Sworn to before me this }
1st day of July 1882 } Simon Lewis
Solomon District Office Justice }
City and County of New York }
Jed

Charles Connor of the Central
Office 300 Mulberry Street being
sworn says that on the 30th day
of January last past he found
a portion of the within described
property in the ~~premises~~ defendants
possession the same now here
shown & which is identified by
the Complainant as part of the
property stolen & carried away
from said premises on the night
stated in the foregoing affidavit

Charles Connor

Sworn to before me this }
1st day of July 1882 }
Solomon District Office Justice }

0300

BOX:

60

FOLDER:

679

DESCRIPTION:

Martin, William

DATE:

02/14/82



679

0301

✓ 77

Filed 14 day of Feb 1882

Pleads,

THE PEOPLE

vs.

Plt. Quincy Rogers
Reverend John Woods

William Martin

John W. Hester
DANIEL & SONS,

District Attorney

A True Bill.

Officer

Foreman.

Part Two Feb 15. 1882

Pleads J. L.

James B. Hester
Foreman.

Handwritten notes at bottom of page, including "The People" and "vs."

0302

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Martin

The Grand Jury of the City and County of New York, by this indictment, accuse
William Martin
of the CRIME OF LARCENY (from the person)

committed as follows :

The said

William Martin

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *fifth* day of *February* in the year of our Lord
on thousand eight hundred and eighty- *two* at the Ward, City and County
aforesaid, with force and arms,

one Watch. of the value of ten dollars.

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

John McKeon
DANIEL C. ROLLINS, District Attorney.

0303

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

William Martin

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

The said

William Martin

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

One Watch of the value of ten dollars

of the goods, chattels and personal property of the said

Bernhard Nestler

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

Bernhard Nestler

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

William Martin

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

John McKeon

~~DANIEL S. ROLLINS~~, District Attorney.

0304

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., 117
ON THE COMPLAINT OF

Edward W. Little
88 Suffolk St.

William Martin

1 _____
2 _____
3 _____
4 _____

Offence, *Larceny from Person*
at night time

Dated *February 6* 188*2*

Arthur W. Martin Magistrate.

Frederick 13 Officer.

Clerk.

Witnesses *deora of fover*

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Guarantied to answer

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 Martin*

guilty thereof, I order that he be admitted to bail in the sum of ~~_____~~ *until legally discharged* and be committed to the Warden or Keeper of the City Prison ~~_____~~

Dated *Feb 6* 188*2* *McCreer* 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.

William Martin

0305

Sec. 198-200.

3rd DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Martin

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York

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

Answer. 105 Delancey Street 2 months

Question. What is your business or profession?

Answer. Umbrella maker

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

Taken before me, this 6

day of February 1887

Wm Martin

McDonough Police Justice.

0306

STATE OF NEW YORK, FORM-112, Police Court—Third District.
CITY AND COUNTY OF NEW YORK.

Bernhard Westler
of No. *88 Suffolk* Street, being duly sworn, deposes
and says that on the *5* day of *February* 18*92*
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 the person of*
deponent at night time
the following property viz: *One Silver Watch*

of the value of *ten* Dollars
the property of *deponent*

and that this deponent has a probable cause to suspect, and does suspect, that the said property
was feloniously taken, stolen, and carried away by *William Martin*
(now here) from the fact that at the hour of
7 1/2 O'Clock P.M. deponent was standing
on the corner of Delancey and Suffolk Street
when deponent had the aforesaid Watch
in the left coat pocket of the coat then worn
upon deponent's person. That said Martin
came up to deponent placed his arm
around deponent's person, deponent told
said Martin *What are you doing that for,*
when said Martin answered *Get from*
then, said Martin *run away,* and deponent
immediately missed said Watch, deponent

Sworn to before me this

day of

Police Justice

0307

run after said Martin and did not
lose sight of him until he was arrested,
Deposits therefore charges that said Martin
did steal said Watch as aforesaid

Sworn to before me this 3 Bernhard Nestler
6th day of February 1882

McCreary W. B. B.
Police Justice

0308

BOX:

60

FOLDER:

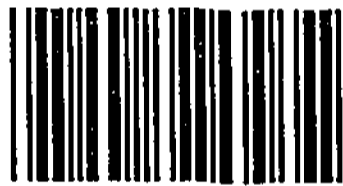
679

DESCRIPTION:

Mayo, Aaron

DATE:

02/02/82



679

0309

to J. Cornin 258

1882

Filed 2 day of Feb

Pleads Not Guilty 6.

THE PEOPLE

Jury 28 Feb 2

B.

of Aaron Mayo

ASSAULT AND BATTERY

DANIEL C. ROLING,

~~Attorney at Law~~

John W. Miller

District Attorney

I 2 March 23. 1882

Trid 4. acquitted.

A True Bill.

Glossman Foreman.

Feb 28 Ch 1882

1882

0310

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Aaron Mayo
The Grand Jury of the City and County of New York by this indictment accense

Aaron Mayo
of the crime of *Assault and Battery*
committed as follows:
The said

Aaron Mayo

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty-sixth* day of *January* in the year of our Lord
one thousand eight hundred and eighty *two* of the Ward, City and County
aforesaid, in and upon the body of *Susan Gardner*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *her* the said *Susan Gardner*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Susan Gardner* and against the peace of the
People of the State of New York, and their dignity.

~~DANIEL C. ROLLINS,~~

~~JOHN W. KEON,~~

John W. Keon
District Attorney.

0311

My dear Mr. McKee

I have a great
favor to ask of you
that is, to read over
the enclosed note
from the Sisters of
the Holy Communion,
to see what can be
done in the matter.
My daughter is
very much interested
in the work, having
seen him constantly
at the Sisters, where
she works. Had she
and one of the
Sisters would

0312

were to see you
themselves, but thought
as you were so busy
that a note would
occupy less of your
valuable time

The Sisters are con-
vinced of his entire
innocence and will
be most grateful
if you can help them
in their protest

The enclosed note is
written by Miss John
a daughter of the
Chancellor Jones, she
has affirmed the

name of Sister
Patterson she is
also a cousin of
George Schuyler
I am sorry to trouble
you in the matter
but my daughter
seems to feel so much
for the poor woman
that I have ventured
to send you this
note

Very sincerely
yours
Emily St. Rodgers

55 W. 22
Feb 26.

0313

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

March 14 - 1882

People

v

Aaron Mayo

On fr. I am requested to notify

you that the above case will be placed on the
Calendar for Wed. ~~28~~⁴. 1882

534 m

Lun —

To

Chas. F. Connor Esq.

James Rusty

Mr. Vincent

Asst. Dist. Atty

0314

Judge McKern.
Sir,

I would write
a few lines in behalf of
a man in whom we are
much interested, Aaron
Mayo, who will probably
be brought before you on
Tuesday on a charge of
assault. We have known
him for some time and
for the last two winters
he has taken care of our

03 15

furnaces and done other ^{work} for us. We have always found him honest, sober and obliging, and willing to do more than was required of him. The testimony of the other servants in the house is that he is a most good natured, kind hearted, obliging man, ready to help them at all times and in any way, - very quiet and seldom going out, unless sent on an errand.

We think the woman who brings the charge is actuated

in a great measure by spite, as we had her nephew at one time in our employ and discharged him.

If the case comes before you, will you be so kind as to do what you can to keep the poor fellow through, and much obliged.

Yours very truly

John Cuthbert

"Stephen 9th Regiment of the
Army Ordnance"

Feb. 26

328. 5. W.

03 16

District Attorney's Office.

THE PEOPLE,

vs.

Aaron Mayo -

• In Sing Sing Prison

two years ago -

has three wives

so says pamphlet.

27 years old

JJR

0317

District Attorney's Office.

THE PEOPLE,

vs.

Aaron Mayo -

• In San Francisco
two years ago -
has three wives
so says report.

27 years old

JDR

0318

District Attorney's Office.

THE PEOPLE,

vs.

Aaron Mayo

• Put on call, next
week.

John Vincent

0319

PART 2.

THE COURT ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

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

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

[SEE OUTER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Susan Gardner*

of No. *232 W 28th* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *28th* day of *February* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of, our said City, at the City Hall, in our said City, the first Monday of *Feb'y*, in the year of our Lord 188*2*.

DANIEL G. ROLLINS, District Attorney.
John McKeon

0320

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

on the day of

188

by

Sworn to before me, this day

of

188

Notary Public,

N. Y. Co.

0321

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Sec. 308, 310, 311 & 312.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Maden
232 W. 20th St.

1 *Amos Mays*

Offence, *Assault and Battery*

1882

James 28
Mattman Magistrate.

Officer.

M. C. S. Clerk.

Witnesses

James Washington
Edw. M. 20 Street.

No.

Street.

No.

Street.



John W. S. J.
Pauls

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 *Amos Mays*

guilty thereof, I order that he ^{held to answer the same and he} be admitted to bail in the sum of *3* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail *of the city of New York*

Dated *January 28* 1882 *J. M. P.* Police Justice.

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

Dated *January 28* 1882 *J. M. P.* Police Justice.

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

Dated *January 28* 1882 *J. M. P.* Police Justice.

0322

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Aaron Mayo 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. Aaron Mayo

Question. How old are you?

Answer. Twenty-six years of age

Question. Where were you born?

Answer. Richmond, Virginia

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

Answer. 328-6th Avenue, 2 1/2 years

Question. What is your business or profession?

Answer. Waiter

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 and by advice of my Counsel I waive all further examination now and I demand a trial by Jury at the Court of General Sessions

Taken before me, this

day of

188

28th May
James
Police Justice.

0323

Form 11.

Police Court--Second District.

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

Susan Gardner
of
1882

Sworn to before me, this

1882

day

Police Justice.

Susan Gardner, Housekeeper,

of No. *232 West 20th* Street

Aged *38 years* being duly sworn, deposes and says,

that on the *26th* day of *January*

in the year 188*2*, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by *Arvon Mays, now*
here, who seized hold of the four
fingers of deponent's right hand with
his teeth and bit and lacerated
said finger

without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~
bound to answer for the above assault, &c., and be dealt with according to law.

Susan Gardner
(Mark)