

0303

BOX:

297

FOLDER:

2826

DESCRIPTION:

Madlin, Charles

DATE:

02/10/88



2826

0304

WITNESSES:

J. J. Duggan

No 136

Counsel,

Filed *10* day of *July*

188*8*

Pleads

Violation of Excise Law.
(Ballington Sunday, &c.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and
page 1989, Sec. 5.]

THE PEOPLE,

vs.

B

Charles Madam

July 17/88
To be tried in the Court of Sessions for trial, by the Court of Sessions for District.

1663 B. D. C. C. C.

JOHN R. FELLOWS,

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

G. J. Martin
Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Charles Madlue
Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *twenty second* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

— Daniel Dugan —

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Fellows
RANDOLPH B. MARTINE,

District Attorney.

0306

BOX:

297

FOLDER:

2826

DESCRIPTION:

Maher, John

DATE:

02/14/88



2826

WITNESSES:

off Valley

11/10
1021

Counsel, JB

Filed 4 day of *Feb* 1888

Pleads *Guilty* - WT

Violation of Excise Law.
(Bellington Sunday, etc.)
[III Rev. Stat. (7th Edition), page 1983, Sec. 21, and page 1989, Sec. 5.]

THE PEOPLE,
vs.
B

John Maher

244 9th St

JOHN R. FELLOWS
RANDOLPH B. MARLINE,
District Attorney.

*Nov 27 P 3 ADD by request of left
hand for Dec 5 P 15 then to hand
A True Bill go to SS a try
L.R.P.*

Stewart
Foreman.

Nov 30 P 15 W
Transferred to the Court of Special
Sessions for trial and final disposition.

Part 3... 188.64

0308

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

John Maher
Defendant.

The Grand Jury of the City and County of New York, by this indictment, accuse the above named defendant of the CRIME OF SELLING INTOXICATING LIQUORS AND WINES AS A BEVERAGE ON SUNDAY, committed as follows :

The said defendant, late of the City of New York, in the County of New York aforesaid, on the *twenty-second* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight* at the City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain intoxicating 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 whiskey, 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 intoxicating liquor to the Grand Jury aforesaid unknown, unlawfully did sell as a beverage to one

Walter Vallely

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

And the Grand Jury aforesaid, by this indictment, further accuse the said defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows :

The said defendant, late of the City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John R. Mellows
~~RANDOLPH B. MARTINE,~~

District Attorney.

0309

BOX:

297

FOLDER:

2826

DESCRIPTION:

Maier, Hugo

DATE:

02/20/88



2826

No 330 B.W. May 8/90

Witnesses:
Off Lehman

Counsel,
Filed, 20 day of July 1888
Pleads *Guilty*

THE PEOPLE
vs.
B
Hugo Mauer
May 9

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
(III Rev. Stat. (7th Edition), page 1889, Sec. 5).

5-6-88
JOHN R. FELLOWS,
RANDOLPH R. MARTINE,

Transferred to the District Attorney.
Sessions for trial and final disposition.

Part 2...*D. Am. J. 8*...1893

A True Bill.

Wm. Proctor
Foreman

Cond. Returned.

Bail

Emil Mager

May 19 1888

0311

No 330 B.W. May 8/90

Counsel,
Filed, 20 day of Feb 1888
Pleads *Chinquy (23)*

THE PEOPLE
vs.
B
Stigo Mauer
Exhibit

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
(111 Rev. Stat. (7th Edition), page 1080, Sec. 51.)

JOHN P. FELLOWS,
RANDOLPH B. MARTINE,

Transferred to the District Attorney.
Sessions for trial and final disposition.

Part 2...*R. May 18*...1893

A True Bill.

M. W. Proctor
Foreman

Witness:
Off Schyan

Redeemed.
Bail
Emil Muger
W. E. 1900

0312

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Hugo Maier

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

Hugo Maier

of the crime of KEEPING OPEN, BETWEEN THE HOURS OF ONE AND FIVE O'CLOCK IN THE MORNING, a place licensed for the sale of strong and spirituous liquors, wines, ale and beer, committed as follows:

The said *Hugo Maier* late 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 *eight*, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully did not close and keep closed between the hours of one and five o'clock in the morning of the said day, and between the said hours of the said day, to wit: at the hour of *two* o'clock in the morning of the said day, the said place so licensed as aforesaid, unlawfully did then and there open and cause and procure, and suffer and permit, at the time aforesaid to be open and to remain open; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows
~~RANDOLPH B. MARTINE~~, District Attorney.

03 13

BOX:

297

FOLDER:

2826

DESCRIPTION:

Marhar, Francis

DATE:

02/15/88



2826

03 14

BOX:

297

FOLDER:

2826

DESCRIPTION:

Marhar, Francis

DATE:

02/15/88



2826

0315

Witnesses:

Off. Buckle

Upon investigation of testimony
being, I advise it may
be worth & return to indist-
ment, accordingly recom-
mend its dismissal.
Feb 20/88. *Ad. Barker*
Ad. D. Kelly

No 266
Ad. Barker

Counsel,
Filed, 15 day of *Feb* 1888
Pleads, *Guilty*

THE PEOPLE,
vs.
Francis Warhan
B
VIOLATION OF EXCISE LAW
(Keeping Open on Sunday.)
(Ill Rev. Stat., 7th Edition, Page 1889, Sec. 6)

1920

JOHN R. FELLOWS,
RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J. H. Brown
Feb 20, 1888 Foreman.
On recommendation of
Dist. Atty. Indict. Chas. B.M.

0316

Sec. 199-200

3 District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Francis Mahan 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. Francis Mahan

Question. How old are you?

Answer. 24 Years

Question. Where were you born?

Answer, City

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

Answer. 34-2 Ave 4 Year

Question. What is your business or profession?

Answer, Bartender

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
Am Annan a traitor
Jury

Francis Mahan

Taken before me this 3 day of July 1888 J. J. Putnam Police Justice.

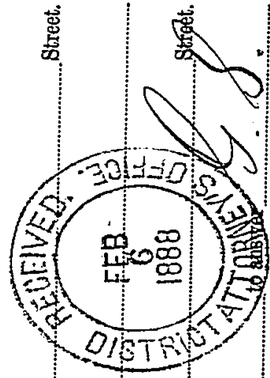
7130

Police Court District
No. 9 224

THE PEOPLE, &c.,
ON THE COMPLAINT OF
George B. ...
vs.
Francis Mahan

Dated *February 5* 1888
Magistrate
Burshad
Precinct
14

Witnesses
No. Street
No. Street
No. Street
No. Street
§ *M. B. ...*



1129
2-14-

BAILED,
No. 1, by *Bennett Mahan*
Residence *195 E 10 Ave*
No. 2, by
Residence Street
No. 3, by
Residence Street
No. 4, by
Residence Street

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *100* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated *Feb 5* 1888
Police Justice *Wm. J. ...*

I have admitted the above named *William ...*

to bail to answer by the undertaking hereto annexed.
Dated *Feb 5* 1888
Police Justice *Wm. J. ...*

There being no sufficient cause to believe the within named

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

0318

Dated 1888 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 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

Police Court District. 27, 224

THE PEOPLE, &c. ON THE COMPLAINT OF Joseph B. ... Francis Mahan

Dated February 5 1888 ... Magistrate. ... Officer. ... Precinct. 14

Witnesses ... No ... Street. RECEIVED FEB 6 1888 DISTRICT ATTORNEY'S OFFICE

1129 2-14

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

03 19

Excise Violation-Keeping Open on Sunday.

POLICE COURT- 3 DISTRICT,

City and County } ss.
of New York,

of No. 14 Peekes Police Street,
Jacob Burkhard

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 5 day
of February 1888 in the City of New York, in the County of New York,

Francis Mahan (now here)
being then and there in lawful charge of the premises No. 19 - 21 Ann
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

WHEREFORE, deponent prays that said Francis Mahan
may be ~~arrested and~~ dealt with according to law.

Sworn to before me, this 5 day of February 1888 Jacob Burkhard

J. P. Patterson Police Justice.

0320

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
Plaintiffs

against

Francis Markas
Defendant.

The Grand Jury of the City and County of New York. by this indictment accuse the above named defendant of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said defendant late of the City of New York, in the County of New York, aforesaid, on the *fifth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate, which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John R. Fellows,
~~RANDOLPH B. MARTINE,~~ District Attorney.

0321

BOX:

297

FOLDER:

2826

DESCRIPTION:

Martin, Joseph

DATE:

02/01/88



2826

0323

Police Court - 3 District.

City and County of New York, ss.:

Edward David of No. 277 East 18th Street, aged 17 years,

occupation Butcher being duly sworn

deposes and says, that the premises No. 277 East 18th Street, 17th Ward

in the City and County aforesaid the said being a dwelling house

and which was occupied by deponent and his family as a dwelling apartment and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the locked latch of a door leading from the hallway on the first floor into the apartments of deponent

on the 26th day of January 1888 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One coat and vest, one pair of Cuff buttons, one army shirt, one, canvas shirt, one broach and other articles, all together of the value of seventy five dollars (\$75.00)

the property of deponent and his family 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

Joseph Martin

for the reasons following, to wit: that at about the hour of 3:30 PM on said date deponent discovered said Martin in said premises with another person to deponent not known that deponent followed said Martin out of said premises and discovered a portion of said property on the person

0324

of said Martin, and subsequently
discovered said premises to
be broken as described

Eddie David

Sworn to before me
this 27th day of January 1888

Wm. H. P. Foster
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888 Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888 Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

0325

of said Martin, and subsequently
assumed said premises to
be broken as described

Eddie David

Sworn to before me
this 2nd day of January 1888

[Signature]
Police Justice

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

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

1
2
3
4

ss.

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

No. Street.

§ to answer General Sessions.

0326

Sec. 198-200

13 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Joseph 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. *Joseph Martin*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *W*

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

Answer. *None*

Question. What is your business or profession?

Answer. *Showman*

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 at present*

Joseph Martin

Taken before me this *24* day of *August* 188*8*
J. J. [Signature]
Police Justice.

7227

Police Court-- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward David
277th St. 10th W.
Joseph Marvin

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. 5, by _____
Residence _____ Street.

No. 6, by _____
Residence _____ Street.

No. 7, by _____
Residence _____ Street.

No. 8, by _____
Residence _____ Street.

Dated January 29 1888

Whit Magistrate.

Neys Officer.

114th Precinct.

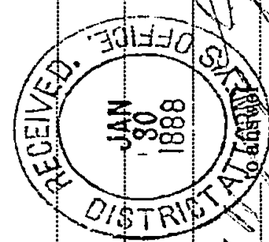
Witnesses Matilda David

No. 277. St. Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.



No. _____ Street.

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

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

Dated _____ 1888
Police Justice.

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

Dated _____ 1888
Police Justice.

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

Police Justice.

0328

Joseph Martin

Age 22

Born NY City

Single

Driver

82 Johnson-ave
Bklyn

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Martin

The Grand Jury of the City and County of New York, by this indictment, accuse *Joseph Martin* —

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

The said *Joseph Martin*.

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the *26th* day of *January* in the year of our Lord one thousand eight hundred and eighty-*eight*, with force and arms, in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Edward David,* —

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

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

Joseph Martin —

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

The said *Joseph Martin*,

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

one coat of the value of twenty dollars, one vest of the value of five dollars, one pair of cuffs buttons of the value of eight dollars, two pairs of shoes the value of fifteen dollars and one bread of the value of fifteen dollars.

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

in the dwelling house of the said *Edward David*,

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

John P. Kelly
Attorney

0331

BOX:

297

FOLDER:

2826

DESCRIPTION:

Mason, Frank

DATE:

02/10/88



2826

0332

Witnesses:

Counsel,

Filed

Pleads,

Up 188

10 day of July 1888

Grand Larceny *Quarta* degree. [Sections 628, 681, 550 Penal Code].

THE PEOPLE

vs.

P

Frank Mason
alias Frank Smith
(two used)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL

G. H. Kern

Foreman.

0333

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Mason

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

Frank Mason

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

The said *Frank Mason*

late of the City of New York, in the County of New York, aforesaid, on the *second* day of *April* in the year of our Lord one thousand eight hundred and eighty*seven*, at the City and County aforesaid, with force and arms, in the *day* time of the same day, *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of twenty dollars, and of the value of twenty dollars *each*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of five dollars, and of the value of five dollars *each*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of two dollars, and of the value of two dollars *each*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury notes), of the denomination of one dollar, and of the value of one dollar *—*; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *—*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *—*; *two* United States Silver Certificate of the

denomination and value of twenty dollars *each* ; *two* United States Silver
 Certificate§ of the denomination and value of ten dollars *each* ; *two* United
 States Silver Certificate§ of the denomination and value of five dollars *each* ; *two*
 United States Silver Certificate§ of the denomination and value of two dollars *each* ;
one United States Silver Certificate of the denomination and value of one dollar
 _____ ; *three* United States Gold Certificate § of the denomination and value of
 twenty dollars *each* ; *one* United States Gold Certificate of the denomination
 and value of ten dollars _____ ; *one* United States Gold Certificate of the
 denomination and value of five dollars _____ ; ~~and divers coins, of a number, kind and
 denomination to the Grand Jury aforesaid unknown, of the value of~~

of the proper moneys, goods, chattels and personal property of one *Row Dutton*

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

JOHN R. FELLOWS,
 District Attorney.

No 117
Counsel,
Filed 10 day of Feb 1887
Pleads,

Grand Larceny in the Second Degree,
(MONEY.)
(Sec. 528 and 529, Penal Code.)

THE PEOPLE
vs. P
Frank Mason
alias Frank Smith
(two cases)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. A. [Signature]
Foreman.
Feb 13/87.
[Signature]
Eminis Ref.

Witnesses:

[Empty lines for witness names]

0336

DR. OTTO FÜLLGRAFF,
6 Lexington Ave. N. Y.
Hours 8 A.M. - 1 P.M. 5:30 - 8 P.M.

January 30th 1888

This is to certify that Mrs
E R Cogswell 22 East 24th St
is confined at her residence
with a severe attack of
Rheumatism, and therefore
unable to attend appear
at the Court for the present.

Otto Füllgraff M.D.

0337

THE MUTUAL DISTRICT MESSENGER COMPANY (LIMITED).

THOMAS M. FOOTE, PRESIDENT.

CLARK B. HOTCHKISS, VICE-PRES. AND TREAS.
F. V. D. SKILLMAN, SUPERINTENDENT.

W. W. RIDER, SEC'Y AND GEN'L MANAGER.

DIRECTORS.

THOMAS M. FOOTE,
CLARK B. HOTCHKISS,
MARCELLUS HARTLEY,
ANSON PHELPS STOKES.

ROBERT B. MINTURN,
WM. E. D. STOKES,
THOMAS E. STILLMAN,
WILLIAM H. WICKHAM.

EDMUND W. CORLIES,
JAMES A. HEWLETT,
WILLIAM W. RIDER.

DISTRICT OFFICES.

1 Broadway,
32 Nassau Street,
48 New Street,

9 Pine Street
10 Wall Street,
180 Broadway,

29 Murray Street,
33 Warren Street,
428 Broadway,

850 Broadway,
950 Broadway,
1200 Broadway,

397 Fifth Avenue,
812 Sixth Avenue,
1000 Sixth Avenue,

703 Madison Avenue,
985 Madison Avenue.

EXECUTIVE OFFICES, 29 MURRAY STREET

New York, Feb 8th 1888

Mr John D. Lindsay
Asst. Dist. Attorney.

Dear Sir;

I find that
Mason answered the call of
Mrs. Sutton April 2nd last
at 12³⁵ noon.

Yours truly
W. W. Rider
Genl Mgr.

0338

Police Court— 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Albert G. Francis

of No. 322 E 37 Street, aged 24 years,
occupation Managu being duly sworn

deposes and says, that on the 1st day of April 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One cloth Coat, pantaloons and Cap
of the value of Fifteen dollars

the property of Mutual District Messenger Company (Limited) incorporated under the laws of the State of New York of which Thomas M. Foote is president in the care and charge of deponent and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Frank Mason alias Frank Smette

Deponent says that said deponent gave received said property from him on said date when he was employed by said Company at office No 950 Broadway in said City

That said deponent was to leave said property in said office when he was through his work there on said Evening of said date Deponent says that said deponent left said office and has not returned said property as aforesaid and charges him with feloniously taking stealing and carrying away the same

Albert G. Francis

Sworn to before me, this

29 day

of January 1888

Samuel H. Smith Police Justice.

0339

CITY AND COUNTY }
OF NEW YORK. }

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

Question. What is your name?

Answer. *Frank Smith*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer, *U.S.*

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

Answer. *52 South 5th Avenue 3 mos*

Question. What is your business or profession?

Answer, *Painter*

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

Answer.

I am not guilty and demand a trial by jury
Frank Smith

Taken before me this

30

day of *Jan*

1888

Samuel C. Smith
Police Justice.

0340

Sec. 151.

2^d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath has been made before the undersigned, one of the Police Justices in and for the said City, by Albert G. Van Dues

of No. 322 E 37 Street, that on the 1 day of April 1888 at the City of New York, in the County of New York, the following article to wit:

one cloth Coat, Pantaloons & Cap

of the value of fourteen Dollars, the property of Mutual District Messenger Company as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Frank Mason

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring 2 before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 29 day of Jan'y 1888
Sam'l Corbett POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated _____ 188

Magistrate

Officer

The Defendant _____

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Sam'l Corbett Police Justice.

REMARKS.

Time of Arrest, _____

Native of _____

Age, _____

Sex _____

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

1430

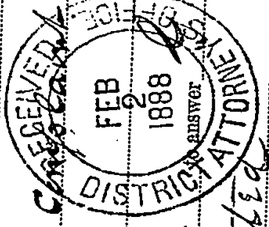
Police Court - 2 District. N 191

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Albert J. Franco
322 vs. East 37th
Frank Mason
Frank Smith
Offence *Assault*

Dated *Jan 29* 1888
W. O. R. Magistrate.
Chas. F. Jacobs Officer.

Witnesses *Elizabeth R. Coggsrall*
No. *22 E 24th* Street.
Mrs. Lou Dutton
No. *126 W 53rd* Street.
Emma C. ...
John ...
53rd
Comm. ...



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

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

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

Dated *Jan 30* 1888
Samuel ... Police Justice.

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

Dated _____ 1888
Police Justice.

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

Dated _____ 1888
Police Justice.

2430

Police Court-- 2 District. N 191

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Albert J. Francisco
322 W. East 37th
Frank Mason
Ray Francis Smith

Offence *Drunken*

Dated *Jan 29* 1888
W. R. Magistrate.

Abraham Jacob Officer.
Co Precinct.

Witnesses *Elizabeth R. Coggs*
No. *22 E 24th* Street.

Mrs. Sen Dutton
No. *126 W 53rd* Street.

Emma C. Smith
John
S. Smith
Emma C. Smith
DISTRICT ATTORNEY
FEB 2 1888
RECEIVED

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

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

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

Dated *Jan 30* 1888
Sam. Williams Police Justice.

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

Dated _____ 1888
Police Justice.

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

Dated _____ 1888
Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Mason

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

Frank Mason

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

The said *Frank Mason*

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

one coat of the value of eight dollars,
one pair of pantaloons of the value of five dollars, and
one cap of the value of one dol-
lar

of the goods, chattels and personal property of ~~one~~ *a corporation called*
The Mutual District Messenger Company

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

SECOND COUNT—

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

Frank Mason

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

The said *Frank Mason*

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

one coat of the value of eight dollars,

one pair of pantaloons of the value of five dollars,

and one cap of the value of one dollar

of the goods, chattels and personal property of ~~one~~ *a corporation*

called The Mutual District Messenger Company

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

The Mutual District Messenger Company

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

Mason

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

JOHN R. FELLOWS,

District Attorney.

0345

BOX:

297

FOLDER:

2826

DESCRIPTION:

McCabe, John

DATE:

02/17/88



2826

Witnesses:

Mr D. A. McCabe

1887

Counsel,

Filed, *by day of*

July 188*7*

Pleads,

THE PEOPLE,

vs.

John McCabe

Section 206 Penal Code

*46
97th
St*

JOHN R. FELLOWS,

RANDOLPH B. MARLINE,

District Attorney.

A True Bill.

Wm Woodruff

Foreman.

July 27th
Plenty Quality

S. P. O. No.

0347

Sec. 199-200.

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

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

Question. What is your name?

Answer. *John McCabe*

Question. How old are you?

Answer. *44 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *467 West 76th Street*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty of the charge I was drunk and do not know anything about it*

John McCabe

Taken before me this

John J. [Signature]
188

Police Justice.

0348

Dated 188..... Police Justice.

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

There being no sufficient cause to believe the within named

Dated 188..... Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Dated 188..... Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

1933
Police Court District.
213

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Judges McCabe

1467 St - 46 St

John McCabe

2

3

4

Residence Street

No. 1, by

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Dated February 13 1888

Magistrate.

Officer.

Precinct.

Witnesses

No. Street.

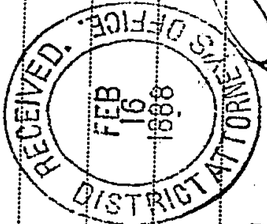
No.

Street.

No.

Street.

\$ 1000 to answer



(Com)

6430

1933
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John McCabe
1467 W. 46 St
John McCabe

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

Date *February 13* 188____
Magistrate *John McCabe*
Officer *John McCabe*
Precinct _____
Witnesses *John McCabe*
No. *467 W 46 St* Street.

No. _____ Street.
No. *1077* Street.
\$ _____ to answer.

(Com)

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

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

Date *Feb 13* 188____
Police Justice.

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

Dated _____ 188____
Police Justice.

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

0350

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Bridget McCabe
of No. *467 West 46th* Street, aged *39* years,
occupation *Housekeeper* being duly sworn deposes and says,
that on the *11th* day of *February* 188*8*
at the City of New York, in the County of New York, *John McCabe*

*Now present, did wilfully and maliciously
make an assault on deponent and
forcibly took hold of her and by
violence got the little finger of
deponent's right hand in his mouth
and with his teeth cut, bit, severed
and mutilated said finger and
threw the same into the street
thereby depriving deponent of said member
and diminishing her physical vigor by the
injury to and loss of said member.*
Bridget McCabe

Sworn to before me, this

19th

day

of *February* 188*8*
John McCabe

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

John McLeod

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

John McLeod

of the CRIME OF Maiming, -

committed as follows:

The said John McLeod,

late of the 1st Ward of the City of New York, in the County of New York aforesaid, on the 20th day of February in the year of our Lord one thousand eight hundred and eighty-eight, at the Ward, City and County aforesaid,

with force and arms, in and upon one Bridget McLeod, then and there lawfully residing and lawfully employed as a servant, and with intent to injure, disfigure and disable the said Bridget McLeod, did then and there unlawfully and feloniously mutilate and take off one of the fingers of the right hand of her the said Bridget McLeod, thereby, by such mutilation inflicting upon the person of her the said Bridget McLeod an injury which did and not do the serious disfigure her said person, and which destroyed her said finger and disabled and not do the said right hand 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 dignities.

John R. Kellogg

0352

BOX:

297

FOLDER:

2826

DESCRIPTION:

McCarthy, Charles

DATE:

02/07/88



2826

*11-10-88
District
No 11
Lester*

Counsel, _____
Filed 7 day of Feb 1888
Pleads Guilty

*3
City
New York*
THE PEOPLE
vs.
Charles McCarthy
[Sections 528 and 584, Penal Code].
Guilty LARCENY, 2nd degree
(False pretenses).

JOHN R. FELLOWS,
~~RANDOLPH B. MARSH~~,
District Attorney.

A TRUE BILL.

Glynn Foreman
Part II February 10/88
Fined and convicted
S.P. 2 years R.M.

Witnesses:

0354

Indictment filed Feb. 7. 1888

COURT OF GENERAL SESSIONS

Part. III.

The People &c.

against

Charles McCarthy

Abstract of testimony on
trial Feb. 10th 1888.

Indictment filed Feb. 7. 1888

COURT OF GENERAL SESSIONS

Part. III.

The People &c.

against

Charles McCarthy

Abstract of testimony on

trial Feb. 10th 1888.

0355

C O U R T of General Sessions.

Part III.

<p>-----</p> <p>The People of the State of New York,</p> <p> against</p> <p>Ch a r l e s M c C a r t h y</p> <p>-----</p>	<p>:</p> <p>:</p> <p>:</p> <p>:</p> <p>:</p> <p>:</p> <p>:</p> <p>:</p>	<p>Before Hon. Ran-</p> <p>dolph B. Martine,</p> <p>and a Jury.</p>
--------------------------------------------------------------------------------------------------------------------------------------------	-------------------------------------------------------------------------	---------------------------------------------------------------------

Indictment filed February 7th 1888.

N e w York, February 10th 1888.

APPEARANCES: For the People, ASst. Dist. Atty. Parker.

For the defendant? A. Steckler, Esq

HANNAH SHEA, a witness for the People, testified:-

I live at No. 179 E. 124th St, and am a tailoress by occupation. I became acquainted with the defendant about a year ago in a tailor shop where we were both working . We were engaged to be married and I gave him \$250% which he said would get him on the Park Police. He said he would have to use that amount of money in order to get the position and that when he got it we would get married and he would support me nicely on the salary he would get. I went to the Emigrant's bank, and drew out the money. I believed him when he said he could have to use that money to get on the park Police . It was for that purpose that I parted with the possession of my money. I never got a cent of the money back from him .

CROSS EXAMINATION:

When I got the money I laid it on the table and he

C O U R T of General Sessions.

Part III.

 The People of the State of New York, : Before Hon. Ran-
 against : dolph B. Martine,
 Charles McCarthy : and a Jury.
 v-----

Indictment filed February 7th 1888.

New York, February 10th 1888.

APPEARANCES: For the People, ASst. Dist. Atty. Parker.

For the defendant? A. Steckler, Esq

HANNAH SHEA, a witness for the People, testified:-

I live at No. 179 E. 104th St, and am a tailoress by occupation. I became acquainted with the defendant about a year ago in a tailor shop where we were both working. We were engaged to be married and I gave him \$250% which he said would get him on the Park Police. We said he would have to use that amount of money in order to get the position and that when he got it we would get married and he would support me nicely on the salary he would get. I went to the Emigrant's bank, and drew out the money. I believed him when he said he could have to use that money to get on the park Police. It was for that purpose that I parted with the possession of my money. I never got a cent of the money back from him.

CROSS EXAMINATION:

When I got the money I laid it on the table and he

2

grabbed it . As he ran waway he said "I am no damn fool ". I had not been drinking on that day. We were to be married that evening but he never came back %
CHARLES DeF. BURNS, a witness for the People, testified:

I am secretary of the Department of Parks. I have no recollection of ever seeing the defendant. On the 17th of KJanuary of this year he was not on the eligible list for appointment as a park policeman. It is not necessary to deposit any money in order to become a park policeman .

JOHN SHERIDAN, a witness for the People, testified:

I am a police officer , attached to the 10th precinct. I arrested this defendant; he told me that he got the moqey, that he spent part of it and lost the rest.

CROSS EXAMINATION:

He appeared to me like a man who had been drinking for two or three days .

D E F E N C E

CHARLES McCARTHY, the defendant, testified:

I am 36 years old and have been in this country two years . I am a pressman by occ pation. I met the demphainant in atailor shop as she testified . We were engaged to be married. I spoke to her several times about the park police, telling her that I would like to get on the force if I had the influence . She gave me this \$250. on the day wee were to be married to treat myself and friends and to buy the furniture for our home . I did not get the money from her to

2

grabbed it . As he ran away he said "I am no damn fool ". I had not been drinking on that day. We were to be married that evening but he never came back %
CHARLES DeF. BURNS, a witness for the People, testified:

I am secretary of the Department of Parks. I have no recollection of ever seeing the defendant. On the 17th of January of this year he was not on the eligible list for appointment as a park policeman. It is not necessary to deposit any money in order to become a park policeman .

JOHN SHERIDAN, a witness for the People, testified:

I am a police officer , attached to the 10th precinct. I arrested this defendant; he told me that he got the money, that he spent part of it and lost the rest.

CROSS EXAMINATION:

He appeared to me like a man who had been drinking for two or three days .

D E F E N C E

CHARLES McCARTHY, the defendant, testified:

I am 36 years old and have been in this country two years . I am a pressman by occupation. I met the complainant in a tailor shop as she testified . We were engaged to be married. I spoke to her several times about the park police, telling her that I would like to get on the force if I had the influence . She gave me this \$250. on the day we were to be married to treat myself and friends and to buy the furniture for our home . I did not get the money from her to

3

secure a position on the park Police . I went out that afternoon; got in with a party of friends and I was drunk for two or three days and I must have ,lost part of the money and spent the rest of it . I am willing to marry the girl now .

CROSS EXAMINATION:

This woman has lied about me when she said I got this money to go on the police force. I am nevertheless willing to marry her . I never made any application to get on the Park Police.

The jury found the prisoner guilty of Grand larceny in the second degree.

secure a position on the park Police . I went out that afternoon; got in with a party of friends and I was drunk for two or three days and I must have ,lost part of the money and spent the rest of it . I am willing to marry the girl now .

CROSS EXAMINATION:

This woman has lied about me when she said I got this money to go on the police force. I am nevertheless willing to marry her . I never made any application to get on the Park Police.

The jury found the prisoner guilty of Grand larceny in the second degree.

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 179 East 104th Kannah Shea
Street, aged 39 years,
occupation Tailor being duly sworn

deposes and says, that on the 17th day of January 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money of the United States of the amount and value of two hundred and fifty

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 Charles McCarthy (nowhere)

from the fact that the deponent represented to the deponent that he deponent was an applicant for an appointment in the Central Park Police and that he deponent would have to pay the above described amount of money to be appointed as a Park Policeman. Deponent believing the said representations made to her deponent by said deponent was true deponent procured said amount of money from the Emigration Savings Bank and ^{deponent} met the deponent at his boarding house no 217 Mott Street and deponent laid the money on a table in room where the deponent brought and the deponent took the money from the table and walked out of

Subscribed before me this 18th day of January 1888
Police Justice

the room with said amount of money
- therefore deponent charges the said defendant
with the larceny of said amount of money
and prays you may be dealt with as the
law directs

Sworn to before me this

10th day of January 1888

Hannah Shea

Bellevue Park

Police Justice

Sec. 198-200.

152

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles McCarthy 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. Charles McCarthy

Question. How old are you?

Answer. 35 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 217 Mott St 7 Months

Question. What is your business or profession?

Answer. Pressman

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

Answer. I am not guilty Charles McCarthy

Taken before me this

day of

[Signature]

188

Police Justice.

Dated 1888 Police Justice.

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

There being no sufficient cause to believe the within named

Dated 1888 Police Justice.

to bail to answer by the undertaking hereto annexed.

I have admitted the above-named

Dated 1888 Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

#11. 1st 1883
Police Court-- District

followed.
THE PEOPLE, & C.,
ON THE COMPLAINT OF
Nannah Cheate
179 E. 104 St
Charles Mc Carthy
Offence Grand Larceny

Dated Jan 24 1888
Magistrate
Sherrill Henry
10th Precinct.

Witnesses Chas de J. P. Bono
No. Secretary Bank Dept Street.

RECEIVED.
JAN 30 1888
DISTRICT ATTORNEY'S OFFICE.
No. Street.
No. Street.
\$

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

0366

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Mc Carthy

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

Charles Mc Carthy

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

The said *Charles Mc Carthy*,

late of the City of New York, in the County of New York aforesaid, on the *seventeenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*eight*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Hannah Shea*

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to *his* own use, did then and there feloniously, fraudulently and falsely pretend and represent to *her* the said *Hannah Shea*,

That *he* the said *Charles Mc Carthy* was then an applicant for appointment as an Officer and member of the Central Park Police of said City, and that in order to secure such appointment it was necessary that *he* the said *Charles Mc Carthy* should pay the sum of two hundred and *fifty* dollars,

By color and by aid of which said false and fraudulent pretenses and representations, the said *Charles Mc Carthy* —
 did then and there feloniously obtain from the possession of the said *Samuel Shea*
Shea the sum of two hundred
 and fifty dollars in money, lawful
 money of the United States, and
 of the value of two hundred and
 fifty dollars.

of the proper moneys, goods, chattels and personal property of the said *Samuel Shea*

Shea ———, with intent to deprive and defraud the said
 — *Samuel Shea*, —

of the same, and of the use and benefit thereof, and to appropriate the same to *his* own use.

Whereas, in truth and in fact, the said *Charles Mc Carthy*
 was not then an applicant for
 appointment as an officer and member
 of the said Federal Park Police, and
 it was not necessary that the
 said *Charles Mc Carthy* should pay
 the sum of two hundred and fifty
 dollars, or any other sum, in order
 to secure such appointment. —

And Whereas, in truth and in fact, the pretenses and representations so made as
 aforesaid by the said *Rhodes Mc Parbury* —
 to the said *Samuel Shea* — was and were
 then and there in all respects utterly false and untrue, as *he* the said
Rhodes Mc Parbury —
 at the time of making the same then and there well knew.

And so the Grand Jury aforesaid do say: That the said
Rhodes Mc Parbury,
 the day and year first aforesaid, at the City and County aforesaid, in the manner and form
 aforesaid, and by the means aforesaid, with force and arms, the said proper moneys, goods,
 chattels and personal property of the said *Samuel Shea*,

then and there feloniously did STEAL, against the form of the Statute in such case made and
 provided, and against the peace and dignity of the said People.

JOHN R. FELLOWS.
~~RANDOLPH B. MARTINE,~~
 District Attorney.

0369

BOX:

297

FOLDER:

2826

DESCRIPTION:

McCarty, Daniel

DATE:

02/14/88



2826

People of the State
of New York -
against
Daniel McLearty

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

City and County of
New York } ss.

Julia Beatty being duly sworn
doth depose and say - that she
is the complainant or prosecutrix
in the above entitled cause -
That she makes this deposition of
her own accord, voluntarily &
freely, because she believes that
the defendant - never had any
intention of committing any crime
when he entered her room, that
he did so, when under the influence
of liquor without criminal intent
deponent further says she does
not wish to prosecute the defendant
and is entirely satisfied that
he should be released from
custody. That her desire to prosecute
no further, is the result of her conviction
that he did not intend to commit
any crime. Julia Beatty

Sworn to subscribed }
to before me this }
21st day of February 1888 }
H. Morris
Mayor of the
County of Kings
N.Y.

Sworn to subscribed }
to before me this }
21st day of February 1888 }

H. J. Morris

Mayor Public

Kenya Co. City of

Missouri

0374

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
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 OTHER SIDE FOR OTHER DIRECTIONS]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Julia Beatty*
of No. *119 St bet 4 & Madison Ave* Street, *ave*

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 day of *February* instant, at the hour of *11* Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Daniel McCarty
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 *February*, in the year of our Lord, 1888.

JOHN R. FELLOWS, *District Attorney.*

PART III.

The Court Room is in the First Story.
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 OTHER SIDE FOR OTHER DIRECTIONS]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Julia Beatty*
of No. *119 St bet 4 & Madison Ave*

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 day of *February 17* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against

Samuel McLearty

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 _____, in the year of our Lord, 1888.

JOHN R. FELLOWS, *District Attorney.*

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.

To be returned by Officer
John A. Smith
as not found

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 theday of

.....188 , by.....

Sworn to before me, thisday }
of188 }

Notary Public,
N. Y. Co.

To be returned by Officer
John A. Smith
as not found

April 14, 1884
Attempted Rape
\$1000 Bail
Justice O'Reilly

0379

Police Court - 5 District.

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

of 119th Street between 4th & 5th Madison Avenue, South side, 4th Street, aged 31 years,

occupation Domestic being duly sworn,
deposes and says, that the premises No. 119th Street between 4th & 5th Madison Avenue, 4th Street, Street,

in the City and County aforesaid, the said being a one story frame
building

and which was occupied by deponent as a dwellling

and in which there was two at the time two human beings by name Julia Beatty
and Mary Grady

were BURGLARIOUSLY entered by means of forcibly breaking
the kitchen window and entering through
into said dwelling

on the 12th day of February 1887 in the night time, with
with intent to commit a crime, to wit, an assault
following property feloniously taken, stolen, and carried away, viz:
one deponent

the property of

and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed with intent to commit an assault
as aforesaid by Daniel McBarty (now here)

for the reasons following, to wit:

About the hour of 9:30 o'clock
on the 11th day of February 1887
Deponent returned to bed in deponent's
bedroom in said premises after having securely
locked and fastened the door and windows
of said premises. That deponent was
awakened on the following morning, about
the hour of 12:30 o'clock by a noise and
then and there found said defendant
Approaching the bed on which deponent

0380

was lying. That deponent then asked "Why is there?" and received no answer.

That the said defendant then threw himself down on the foot of the bed and deponent jumped out of her bed, that and screamed for help. That said defendant then hurriedly passed out of said dwelling through the kitchen window.

Whereupon deponent prays that said defendant be dealt with according to law.

Sworn to before me
the 12th day of February 1888
Julia Keally
P. G. Puffly
Police Justice

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

98.

Burglary _____ Degree.

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0381

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Daniel McBarty*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *New York city*

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

Answer. *118th Street Madison Avenue and 15 years*

Question. What is your business or profession?

Answer. *Painter*

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

Answer. *I am not guilty*

Daniel McBarty
mark

Taken before me this

day of

July 1888

Police Justice.

2830

Police Court-- 257 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Healy
119th Street, 4th Avenue, apt
Smith Ave. 4th house from west side 10th St
Samuel McCarty

2
3
4
Offence *Burglary*

Dated *February 12* 188 *8*

W. J. [Signature] Magistrate.
John A. Smith Officer.

Precinct.

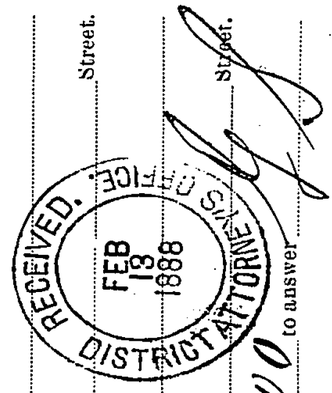
Witnesses
No. Street.

No. Street.

No. Street.

\$ *1000* to answer

Carey



BAILED,
No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

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

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

Dated *February 12* 188 *8* *[Signature]* Police Justice.

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

Dated 188 *8* Police Justice.
There being no sufficient cause to believe the within named *defendant* guilty of the offence within mentioned, I order he to be discharged.

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
David McRae

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

David McRae

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

The said *David McRae*

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

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said Julia Peck*

within the said dwelling house, with intent to commit some crime therein, to wit: ~~the goods~~
~~chattels and personal property of the said~~ *with intent in and upon*
her the said Julia Peck, so as aforesaid

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *make an assault, and her*
the said Julia Peck, against her
will, and without her consent, by force
and violence, to then and there unlawfully
and feloniously invade and unlawfully

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

John R. Kellogg
District Attorney

0384

BOX:

297

FOLDER:

2826

DESCRIPTION:

McConnell, James

DATE:

02/09/88



2826

0385

BOX:

297

FOLDER:

2826

DESCRIPTION:

May, John H.

DATE:

02/09/88



2826

Witnesses:

off Powers

The complainant in this case tells me that ever since the defendant has been on trial - they have been industrious & are leading an honest & good life.

I will state the indictment is nearly four years old that the defendant be discharged on this case & sign my name. J. J. May 24th 1892

A True Bill.

JOHN A. MANN Foreman.
J. J. May 24th 1892
on motion of District Attorney
both defendant & discharged on
their own recognizance

W. L. DeLo
No 74 v. H. H. H. H.

Counsel,
Filed 9 day of July 1888
Pleads *Not Guilty*

THE PEOPLE
vs.
James Mc Connell
and
John M. May

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

JOHN R. FELLOWS,
~~RANDOLPH C. MARINE,~~
District Attorney.

0387

Witnesses:

Off Powers

The complainant in this case tells me that ever since the defendant has been in jail - they have been industrious & are leading an honest & good life.

I ask that as the indictment is nearly four years old that the defendants be discharged on their own recognizance. J. H. May 24th 1892 A.D.

W. L. P. Deo
N 74 v. H. H. L. L. L.

Counsel,
Filed 9 day of July 1888
Pleads: Chagnelly (10)

THE PEOPLE
vs.
James Mc Connell
and
John H. May

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

JOHN R. FELLOWS,
RANDEPHI R. MARINE,
District Attorney.

A True Bill.

J. H. May
Foreman.
May 24. 1892
The motion of District Attorney -
with defendant discharged on
their own recognizance

0388

Sec. 198-200.

9 District Police Court.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name?

Answer.

James W. Connell

Question. How old are you?

Answer.

26 years old

Question. Where were you born?

Answer.

Brooklyn L.I.

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

Answer.

163 West 12th St. New York

Question. What is your business or profession?

Answer.

Shipping Clerk

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

Answer.

I am not guilty
James W. Connell

Taken before me this

day of

Sept 19
1887

Police Justice.

0389

Sec. 18-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

John H. May 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 H. May

Question. How old are you?

Answer.

27. Years old

Question. Where were you born?

Answer.

New York

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

Answer.

103 Madison Avenue. 3 Years

Question. What is your business or profession?

Answer.

City Clerk

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

Answer.

I am not guilty
John H. May

Taken before me this

day of

29
June
1914

Police Justice.

0660

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

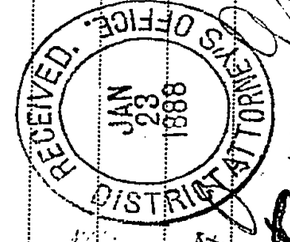
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he give such bail
Dated Jan 23 1888
Police Justice.

Police Court District

THE PEOPLE, &c.,
vs. *William A. Brown*
James W. Connell
John H. May
Office *Coconut Grove*

Dated *Jan 21* 1888
Magistrate
H. A. Parsons Officer.
Precinct.

Witnesses
No. Street
No. Street
No. Street
No. Street
to answer



BAILED,
No. 1, by *George T. Butler* Street.
Residence *163 E 12th* Street.
No. 2, by *Henry Campbell* Street.
Residence *47 Vesey* Street.
No. 3, by _____ Street.
Residence _____ Street.
No. 4, by _____ Street.
Residence _____ Street.

0391

Police Court— 2 District.

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

of No. Franklin C. Powers
the 5th Precinct Police Street

on Saturday the 21st day of January
being duly sworn, deposes and says, that

in the year 1888, at the City of New York, in the County of New York,

On South 5th Avenue near Grand Street

he was violently ASSAULTED and BEATEN by James W. Cornell and John H. May (both unknown) the defendant May caught hold of deponent and threw him violently down, and while he was lying prostrate the defendant W. Cornell kicked him violently in the face several times bruising the same. While deponent who is a police officer and was in full uniform and the lawful discharge of his duty was trying to arrest the defendants upon without any justification on the part of the said assailant, sa charge of disorderly conduct

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

Sworn to before me, this 21st day of January 1888 } Franklin C. Powers

[Signature] Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
James Mc Donnell
and John H. May

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

James Mc Donnell and John H. May

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

The said James Mc Donnell and
John H. May,

late of the City of New York, in the County of New York aforesaid, on the
Twenty first day of January, in the year
of our Lord one thousand eight hundred and eighty eight, at the City and County
aforesaid, with force and arms feloniously made an assault in and upon one

Franklin E. Powers.

then and there being a Police of the Municipal Police of the City of
New York, and as such Police being then and there engaged in the lawful
apprehension of the said James Mc
Donnell and John H. May;

and the said James Mc Donnell and John H. May
him, the said Franklin E. Powers.

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent
then and there and thereby to prevent and resist the lawful apprehension
of themselves as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS.

~~RANDOLPH B. MARTINE,~~

District Attorney.

0393

BOX:

297

FOLDER:

2826

DESCRIPTION:

McCue, James

DATE:

02/29/88



2826

0394

BOX:

297

FOLDER:

2826

DESCRIPTION:

Hession, Frank

DATE:

02/29/88



2826

Witnesses

E. J. Martin
Off. Shelly

Adopted No. 507
No. 62-416

Counsel, for the Defendant.

Filed 29 day of July 1888

Pleas: Not Guilty
No. 1 Not Guilty

Grand Larceny Second Degree
[Sections 628, 681, 550, Penal Code]

THE PEOPLE

vs.
No. 3 June 23

James Mc Lane
and
Frank Mission
No. 2 Grand

JOHN R. FELLOWS,
District Attorney.

A True Bill.

G. J. Barrin
Foreman.

Part III March 19/88
No. 1 Pleads Guilty, 5. 22-day
S. J. Price No. 7 4
Part III June 12, 1888.
No. 2 Tried and Acquitted

POOR QUALITY ORIGINAL

0395

1765
No 507 2-6-88

Witnesses

E. J. Martin
Off. Shelly

Counsel for *the Defendant*

Filed 29 day of Feb 1888

Pleas, *Not Guilty*
No 2 *for*

Grand Larceny Sec 528, 530 Penal Code.

THE PEOPLE

No 2 vs. *P*

James Mc Lane

and *Frank Session*

No 2 Crim

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Gybarin

Foreman.

Part III March 19/88
No 1 Pleas Guilty 5-22-88
S. J. *Shelly* 12/4/88
Part III June 12, 1888.
No 2 Tried and Acquitted

7930

134
Police Court--
District.

90 Peck & Munroe
THE PEOPLE, & C.,
OF THE COMPLAINT OF
James A. Marking
Frank H. B. 48
1 *James Allen*
2 *Frank H. B.*
3
4
Offence

Dated *February 20* 188

Magistrate. *James A. Shelly*
Officer. *A. B.*
Precinct.

Witnesses
Call the Officer

No. *Thos. B. Maher* Street.
No. *998 Chest.* Street.

No. *1207* Street.
RECEIVED. FEB 23 1888 DISTRICT CLERK'S OFFICE

(Com)

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

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.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison of the City of New York, until he give such bail.
Dated 188
Police Justice.

0360

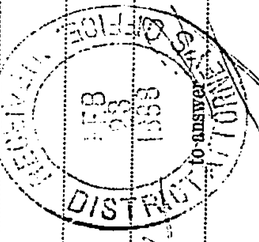
134
Police Court-- District.

90 Peckey Mountain
THE PEOPLE, &c.,
ON THE COMPLAINT OF
James A. Mackay
vs. E. H. B. [unclear]
1 James A. Mackay
2 Frank Harris

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

Dated May 20 188
Magistrate
Shelly
Officer
R.B.
Precinct
Witnesses
Call the Officer

No. 998 Street.
No. 998 Street.
No. 1001 Street.



(Com)

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Police Court— 11 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 2157 East 48th Street, aged 29 years,

occupation Salesman being duly sworn

deposes and says, that on the 4th day of February 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

- One live horse
- One Buggy wagon
- One Robe and One Blanket
- One Whisk
- One set of harness all together of the value of four hundred dollars (\$400⁰⁰/₁₀₀)

the property of Peck Martin and Company and in deponents care and custody

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by James M. Lee (nowhere)

and Frank Messin not yet arrested from the fact that at about 10³⁰ o'clock AM of the above date deponent drove up in front of the above numbered premises and deponent left said property standing there while he went into said premises. Deponent remained in said premises about five minutes and when he returned to the street the said property was gone. Deponent is informed by Thomas F. Moore of No 998 Avenue A that at about 13³⁰ o'clock PM of the above date

Sworn to before me, this 11 day of February 1888
Police Justice.

Police Court— H District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 157 East 48th St Street, aged 29 years,

occupation Salesman being duly sworn

deposes and says, that on the 4th day of January 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

- One live horse
- One Buggy
- One Robe and One Blanket
- One Whisk
- One Sitting Harness all together of the value of four hundred dollars (\$400.00)

the property of Peck Martin and Company and in deponents care and custody

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

James M. Lee and Frank Messin not yet arrested from the fact that at about 10³⁰ o'clock AM of the above date deponent drove up in front of the above numbered premises and deponent left said property standing there while he went into said premises. Deponent remained in said premises about five minutes and when he returned to the street the said property was gone. Deponent is informed by Thomas F. Maher of No 998 Avenue A that at about 10³⁰ o'clock PM of the above date

Sworn to before me, this 4th day of January 1888
Police Justice.

He saw each of the said defendants
 with said property in their possession
 at 57th Street and Avenue C. and
 the said defendant Messino was
 driving said Horse. Deponent is
 further informed by Officer Michael
 Shelly of the 23^d Precinct that
 the said Horse, Wagon and Harness
 was found at about 8 o'clock
 P.M. of the above date standing
 on 57th Street near 2^d Avenue.
 Deponent has since seen
 said property and fully identified
 it as the property taken stolen
 and carried away at the time
 and manner herein described
 and prays that said defendant
 McClure be held to answer and
 that said Messino be apprehended
 and each be dealt with as the
 law directs.

Sworn to before me }
 this 20th day of July 1888 } Geo. H. Martin
 Notary Public }
 Galic Justice

he saw each of the said defendants
 with said property in their possession
 at 54th Street and Avenue C and
 the said defendant Messin was
 driving said horse. Deponent is
 further informed by Officer Michael
 Shelly of the 23rd Precinct that
 the said horse, wagon and harness
 was found at about 8 o'clock
 P.M. of the above date standing
 on 54th Street near 2nd Avenue.
 Deponent has since seen
 said property and fully identified
 it as the property taken stolen
 and carried away at the time
 and manner herein described
 and prays that said defendant
 McClure be held to answer and
 that said Messin be apprehended
 and each be dealt with as the
 law demands.

Sworn to before me }
 this 20th day of July 1888 } Geo. H. Martin
 Notary Public

0403

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas F. Maher
_____ of No. _____

aged *24* years, occupation *Fireman*

998 Ave A

Street being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Geo A Martin

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

Sworn to before me, this

day of *Feb* 188*8*

Thomas F. Maher

Wm. [Signature]

Police Justice.

0404

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 44 years, occupation Police Officer of No. 123

Michael Shelly
the 23rd Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Geo H Martin

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

Sworn to before me, this 5th day of July 1888
J. Michael F. Shelly

Police Justice.

0405

Sec. 198-200.

H District Police Court.

CITY AND COUNTY
OF NEW YORK,

James McEue

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

Question. What is your name?

Answer.

James McEue

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

England

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

Answer.

No 538 East 48th St 10 years

Question. What is your business or profession?

Answer.

Car driver

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

Answer.

I am not guilty

James McEue

Taken before me this

1888

Police Justice.

90406

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.

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

Dated 188 Police Justice.

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

Hundred Dollars, and be committed to the Warden and Keeper of

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

1347 Police Court District.

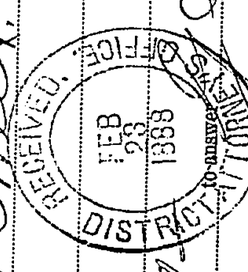
THE PEOPLE, &c., vs. [Handwritten Name] ON THE COMPLAINT OF [Handwritten Name]

Dated [Handwritten Date] 188 Magistrate [Handwritten Name] Officer [Handwritten Name] Precinct [Handwritten Name]

Witnesses [Handwritten Name] [Handwritten Name] Street [Handwritten Name]

No. [Handwritten Number] Street [Handwritten Name]

No. [Handwritten Number] Street [Handwritten Name]



(Com)

BAILED, No. 1, by [Handwritten Name] Residence [Handwritten Name] Street [Handwritten Name] No. 2, by [Handwritten Name] Residence [Handwritten Name] Street [Handwritten Name] No. 3, by [Handwritten Name] Residence [Handwritten Name] Street [Handwritten Name] No. 4, by [Handwritten Name] Residence [Handwritten Name] Street [Handwritten Name]

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*James McBue and
Frank Hession*

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

James McBue and Frank Hession

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

The said

James McBue and Frank Hession

late 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-eight, at the City and County aforesaid, with force and arms,

*One horse of the value of two
hundred and fifty dollars,*

*One waggon of the value of one
hundred dollars,*

*One robe of the value of ten
dollars,*

*One blanket of the value of
five dollars,*

*One whip of the value of five dollars and
one set of harness of the
value of thirty dollars —*

of the goods, chattels and personal property of one

Joshua S. Peck

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

SECOND COUNT—

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

James Mc Cue and Frank Hession
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *James Mc Cue and Frank Hession*

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

*One horse of the value of two hundred and fifty dollars,
One wagon of the value of one hundred dollars,
One robe of the value of ten dollars,
One blanket of the value of five dollars,
One whip of the value of five dollars and
One set of harness of the value of thirty dollars —*
of the goods, chattels and personal property of one *Joshua S. Peck*

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

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

James Mc Cue and Frank Hession

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

JOHN R. FELLOWS,

District Attorney.

0409

BOX:

297

FOLDER:

2826

DESCRIPTION:

McDermott, Dominick

DATE:

02/09/88



2826

2/1/88

The People

Dominick McDermott

Court of General Sessions. Part I
Before Judge Cowing.

February 13. 1888. Indictment for felonious assault.

Alfred McQueen sworn. I reside 242 East Twenty Fifth St. and am a carpenter. I do not know McDermott, but I saw him on the 29th of January of this year corner of Twenty third St. and Third Avenue. I had no conversation with him whatever he came staggering along like a helpless drunken man and when he got up to me I simply put up my hand to ward off the blow, not to have him too near, not thinking he was striking, and he cut my finger there first and then he slashed me across the nose, and cut each cheek, which was seen in the hospital; he cut both coats that I had on. I did not speak to him. This was two o'clock Sunday morning. I did not see a knife or anything in his hand. I tried to close with him to prevent him cutting me further, then I felt quite dizzy from the loss of blood, for I bled considerably; he turned around to run down, I ran after him and the policeman caught him; the officer is in Court; I was present when the defendant was arrested. It was not two minutes after I started to run that the officer caught him. When he was arrested the defendant said he did not do it. I went to the station

2/188

The People

Dominick McDermott

Court of General Sessions. Part I
Before Judge Cowing.

February 13. 1888. Indictment for felonious assault.

Alfred McQueen sworn. I reside 242 East Twenty Fifth St. and am a carpenter. I do not know McDermott, but I saw him on the 29th of January of this year corner of Twenty third St. and Third Avenue. I had no conversation with him whatever he came staggering along like a helpless drunken man and when he got up to me I simply put up my hand to ward off the blow, not to have him too near, not thinking he was striking, and he cut my finger there first, and then he slashed me across the nose, and cut each cheek, which was seen in the hospital; he cut both coats that I had on. I did not speak to him. This was two o'clock Sunday morning. I did not see a knife or anything in his hand. I tried to close with him to prevent him cutting me further; then I felt quite dizzy from the loss of blood, for I bled considerably; he turned around to run down, I ran after him and the policeman caught him; the officer is in Court; I was present when the defendant was arrested. It was not two minutes after I started to run that the officer caught him. When he was arrested the defendant said he did not do it. I went to the station

house with him. Were you bleeding at the time?

Yes. Did you have your wounds dressed? Yes. I was ten days at the hospital. That (paper shown) shows the doctor's treatment. Were you present in the station house when the prisoner was arraigned before the officer in charge?

Yes sir. Did he say anything then? Nothing more than he did not know - something inaudible he said, just as an apparent drunken man would do. Did you say anything at the station house in his presence? Nothing more than I made the complaint, that is all. What did you say? I said that he had cut me. In answer to that did he say anything? He said something inaudible, I cannot say what it was, he acted as though he was drunk. You did not understand him? No sir. You never saw the prisoner before that night? I never saw him before. Cross Examined. I am not married. I was not accompanied by any one. I was going home, I had been on Fourth Ave. with some friends - 402 Fourth Avenue, it is a respectable private house as far as I know there is no saloon there, I went there at 10/2 and stayed until 1/2 o'clock. I had only one glass of beer. I saw no weapon in the defendant's hand; he was searched in my

house with him. Were you bleeding at the time?

Yes. Did you have your wounds dressed? Yes.

I was ten days at the hospital. That (paper shown) shows the doctor's treatment. Were you present in the station house when the prisoner was arraigned before the officer in charge?

Yes sir. Did he say anything then? Nothing more than he did not know - something inaudible he said, just as an apparent drunken man would do. Did you say anything at the station house in his presence? Nothing more than I made the complaint, that is all.

What did you say? I said that he had cut me. In answer to that did he say anything? He said something inaudible, I cannot say what it was, he acted as though he was drunk. You did not understand him? No sir.

You never saw the prisoner before that night? I never saw him before. Cross Examined. I am not married. I was not accompanied by any one, I was going home, I had been on Fourth Ave. with some friends - 402 Fourth Avenue, it is a respectable private house as far as I know there is no saloon there, I went there at 10 1/2 and stayed until 1 1/2 o'clock. I had only one glass of beer. I saw no weapon in the defendant's hand; he was searched in my

presence, and no knife found on him.
Theodore Balke sworn. I am a police
officer of the 18th precinct, and on the 29th of
January I was upon duty corner of Twenty
Third St. and Third Ave. I saw the complain-
ant there and the defendant. I was going down
on the north side of the street about fifty feet
away from them when I saw the defendant
strike the complainant. I ran over, thought
it was only a couple of drunken friends
falling out and I separated them. The pris-
oner ran to Twenty Fourth St., and when
I looked at the complainant's eye I noticed
the blood coming out from a fresh cut
wound. I ran back and caught the prisoner
and before I did so, he said, "I will give
it to you too." I brought the prisoner back to
the complainant and saw that he was cut
pretty bad. I asked the prisoner what he done
it with, and he said he did not do it at all.
There was another young man stood there
and he said, "Look out officer, he has got
a razor. I seen him taking it out of a
piece of newspaper." I searched him and
could not find it. If he had it, he must
have thrown it away at Twenty Fourth St.
I took the prisoner and the complainant
to the station house. The first thing I did
was to examine the complainant's wounds.

presence, and no knife found on him.
Theodore Balke sworn. I am a police
officer of the 18th precinct, and on the 29th of
January I was upon duty corner of Twenty
Third St. and Third Ave. I saw the complain
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falling out and I separated them. The pris
oner ran to Twenty Fourth St., and when
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wound. I ran back and caught the prisoner
and before I did so, he said, "I will give
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There was another young man stood there
and he said, "Look out officer, he has got
a razor. I seen him taking it out of a
piece of newspaper." I searched him and
could not find it. If he had it, he must
have thrown it away at Twenty Fourth St.
I took the prisoner and the complainant
to the station house. The first thing I did
was to examine the complainant's wounds

We sent him to the hospital, he was cut very bad; we searched him and found nothing on him. The complainant made a charge that the prisoner cut him, and he said, "I did not do it. The defendant was drunk."

Dermick McDermott sworn and examined in his own behalf testified. I have never been arrested before, I worked for twenty years for Holmes, Booth and Mason, Chamber St. I remember the night I was arrested. I was over in Batavia St. with six hundred dollars worth of seal skins. I heard what the complainant said. I used no knife that night and had none or no stick. I did not know the complainant. (The defendant showed his hands to the jury that they were crippled) Cross Examined. The complainant ran up to me and said, "you cut me." I said, "I don't know you at all." The officer was not there at the time, but he afterwards ran up to me and caught me. I live at 139 East Twenty Sixth St. near Lexington ave. I saw the complainant fleeing, but I told him I did not do it. I am working now in a private boarding house. I was drinking that night, I was a little drunk, the last drink I had was with a young fellow at Third Avenue and Twenty Sixth St. The jury rendered a verdict of guilty of assault with a dangerous weapon.

We sent him to the hospital, he was cut very bad; we searched him and found nothing on him. The complainant made a charge that the prisoner cut him, and he said, "I did not do it." The defendant was drunk.

Dominick M'Dermott sworn and examined in his own behalf testified. I have never been arrested before, I worked for twenty years for Holmes, Booth and Mason, Chamber St. I remember the night I was arrested. I was over in Batavia St. with six hundred dollars worth of seal skins. I heard what the complainant said. I used no knife that night and had none or no stick. I did not know the complainant. (The defendant showed his hands to the jury that they were crippled) Cross Examined. The complainant ran up to me and said, "you cut me." I said, "I don't know you at all." The officer was not there at the time, but he afterwards ran up to me and caught me. I live at 139 East Twenty Sixth St. near Lexington ave.

I saw the complainant bleeding, but I told him I did not do it. I am working now in a private boarding house. I was drinking that night, I was a little drunk, the last drink I had was with a young fellow at Third Avenue and Twenty Sixth St.

The jury rendered a verdict of guilty of assault
the same I believe

Testimony in the case
of
Dermick McDermott
filed

Feb. 1888.

0420

Police Court 4 District.

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

of No. 242 East 95 Street, aged 33 years,
occupation Carpenter being duly sworn

deposes and says, that on the 29 day of January 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Dominick
McDermott now present who did
wilfully and maliciously cut and
lacerate deponent upon his head
face and hand with and by means
of a certain knife or sharp dangerous
instrument which he Dominick
then and there held in his hand

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant

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

Sworn to before me, this 29 day
of January 1888 Alfred McQueen

Wm. J. ... Police Justice.

0421

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Dominick McDermott

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. *Dominick McDermott*

Question. How old are you?

Answer. *43 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *139 East 26 Street*

Question. What is your business or profession?

Answer. *Silver Smith*

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

Answer. *I am not guilty of the charge*

Dominick McDermott
mark

Taken before me this
1881

Police Justice.

0422

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

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

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

James J. Conroy
Dated January 29 1888
Police Justice

100
Police Court
District 112

THE PEOPLE, &c,
ON THE COMPLAINT OF
Alfred McQueen
242 E. 25th St
Domicil McQueen

Dated January 29 1888
Magistrate
James J. Conroy
Officer
187
Precinct
Witnesses
Call the officer
No. Street

RECEIVED
JAN 30 1888
DISTRICT ATTORNEY'S OFFICE
2072
No. Street
No. Street
No. Street

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

POOR QUALITY ORIGINAL

0423

Dated 1888 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 1888 Police Justice.

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated January 29 1888 Police Justice.

100 Police Court District.

THE PEOPLE, &C, ON THE COMPLAINT OF Alfred McQueen 242 E. 25th St. Dominic McDonough

Dated January 29 1888 by Magistrate. Officer. Precinct. Witnesses Call the officer No. Street.

RECEIVED. DISTRICT ATTORNEY'S OFFICE. JAN 30 1888. 2077

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

Handwritten signature/initials.

0424

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dominick Mc Dermott

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

— Dominick Mc Dermott —

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

The said *Dominick Mc Dermott*

late of the City of New York, in the County of New York aforesaid, on the *twenty ninth* day of *January* in the year of our Lord one thousand eight hundred and eighty-eight, with force and arms, at the City and County aforesaid, in and upon the body of one *Alfred Mc Queen* in the peace of the said People then and there being, feloniously did make an assault, and *him* the said *Alfred Mc Queen* with a certain *knife*

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

with intent *him* the said *Alfred Mc Queen* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

— Dominick Mc Dermott —

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

The said *Dominick Mc Dermott*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Alfred Mc Queen* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Alfred Mc Queen* with a certain *knife*

which the said *Dominick Mc Dermott*

in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the Peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Dominick Mc Dermott

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

The said Dominick Mc Dermott

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

aforesaid, at the City and County aforesaid, with force and arms, in and upon the said

Alfred Mc Queen in the peace of the said People then

and there being, feloniously did wilfully and wrongfully make another assault, and

him the said Alfred Mc Queen

with a certain knife

which he the said Dominick Mc Dermott

in his right hand then and there had and held, in and upon the head

face and hand of him the said Alfred Mc Queen

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and

wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrong-

fully inflict grievous bodily harm upon the said Alfred Mc Queen

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

JOHN R. FELLOWS,
District Attorney.