

0492

BOX:

272

FOLDER:

2615

DESCRIPTION:

MacLean, Charles J.

DATE:

08/05/87



2615

Witnesses:

Chas
En Braddell
ill Jacobo

Counsel,

Filed *5* day of *Aug* 188*7*
Pleads

THE PEOPLE

vs. R
W. S. Marshall

Charles J. MacLean
(Prisoner)

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

RANDOLPH B. MARTINE,

Aug 7/87 District Attorney.

ill Jacobo attempts,

A True Bill.

Ames A. Thornby

Foreman
State Reformatory
Quincy
Ill.

0493

0494

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles Stern
of No. 17 Fulton Market, Street, aged 37 years,
occupation Fruit Dealer, being duly sworn

deposes and says, that on the 18 day of July 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

good and lawful money of the United States to the amount and of the value of five 50/100 dollars and a quantity of fruit of the value of fifty cents
said property being in all of the value of six dollars

the property of deponent + David Freeman
deponents co-partners

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 J. MacLean (known)

from the fact that on said day said defendant bought of deponent at his place of business fruit amounting to four dollars & fifty cents—
he then gave deponent the check
here to annexed and forming a part of
this complaint (marked Exhibit A) in
payment of said fruit, and he
requested that said fruit be sent
to No 20 5th Avenue, to C. J. MacLean
The maker of said check,
deponent believing said check to be
of value and at his request gave said
defendant five 50/100 in lawful money

Sworn to before me, this

188

Police Justice.

0495

and he said defendant took fifty cents
worth of the fruit he had brought
with him, the balance of the fruit was sent to 205th Avenue and
person residing there, that said check was returned
to depositor from the 2nd National bank
as not good no account being there
by the maker of said check,

deponent charges that said
check was feloniously made by
said defendant with the intent to steal
and thereby he did steal deponent's
property as aforesaid

Given to before me this
26 day of July 1889

Charles Henn

John J. Gorman
Police Justice

0496

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK { ss

Charles J. MacLean 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 J MacLean

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Brooklyn Can

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

Answer.

123 East 10 Street 3 weeks

Question. What is your business or profession?

Answer.

Broker

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*

C. J. MacLean

Taken before me this

day of July

1887

John J. MacLean Police Justice.

0497

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 _____

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

Dated *July 26* 188 *9* _____ *John H. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0498

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court 2 District. 1169

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Henry
John J. MacLean

2

3

4

Offence Larceny
Officer Henry

Dated July 26 1887

Wm. H. Haugh Magistrate.

Wm. H. Haugh Officer.

C. O. P. H. Precinct.

Witnesses _____

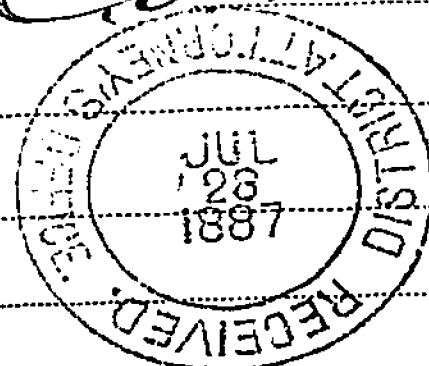
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 700 to answer G. S.

Call



0499

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 J. MacLean

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

Charles J. MacLean
attempting to commit
of the CRIME OF PETIT LARCENY, committed as follows:

The said *Charles J. MacLean*,

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

the sum of eight dollars
and eighty five cents in money,
lawful money of the United
States, and of the value of eight
dollars and eighty five cents.

of the goods, chattels and personal property of one

Amaziah S. Ashman.

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

Harold B. Smith

District Attorney.

0500

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

by certain persons to the Grand Jury aforesaid unknown, then lately before unlawfully stolen, taken and carried away from the said

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

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

RANDOLPH B. MARTINE,

District Attorney.

0501

Witnesses:

Officer
Wm. Bradwell
all Jacobs

Counsel, _____
Filed, *5* day of *May* 188*7*
Pleads, _____

THE PEOPLE

vs.

Charles J. MacLean
(Exoner)

Exoner
[Sections 528, 532. Penal Code.]

PETIT LARCENY.

RANDOLPH B. MARTINE,

District Attorney.

Aug 1/07

Subscribed in Law. Office.

A True Bill.

Wm. D. Thomsby

Foreman.

0502

5th Avenue and 23d Street.

No.

1849

NEW YORK,

1887

SECOND NATIONAL BANK,

Pay to

C J MacLean

or Order,

Twenty Five

Dollars,

\$25.00

A. M. Cluett & Co.

0503

C. J. Maclean

0504

Police Court—2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss.Morris Jacobs.of No. 240 Bamsey Street, aged 54 years,
occupation Shoe dealer being duly sworndeposes and says, that on the 12 day of July 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:Two pair of Shoes of the value
of Eight 50/100 dollarsthe 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 J. Mac Lean (nowhere)
from the fact that on said day said
defendant came to deponent's place
of business at the aforesaid premises,
and bought two pair of Shoes for
said Eight 50/100 dollars
said defendant gave deponent
the hereto annexed check (which forms
a part of this complaint) in payment
for said property deponent in return
of change gave said defendant deponent's
check to the amount of Sixteen 50/100 dollars.
Deponent on the 13th day of July 1887
caused said check to be presented at
the 2nd National Bank for payment

Sworn to before me, this

of

1887

Police Justice.

0506

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Charles J. MacLean 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 J. MacLean

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Norman Conn

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

Answer.

123 East 10 Street 3 weeks

Question. What is your business or profession?

Answer.

Broker

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

C. J. MacLean

Taken before me this

day of

188

John J. ...
Police Justice.

0507

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 Seven Hundred Dollars, _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 30 1887 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0508

Police Court 2 District. 1170

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Morris Jacobs
370s. Bowery
Charles J. MacLean

1 _____
2 _____
3 _____
4 _____

Offence & Sentence
Wm. Deane

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 26 188 7

Gorman Magistrate.

McPartridge Officer.

20th Precinct Precinct.

Witnesses _____

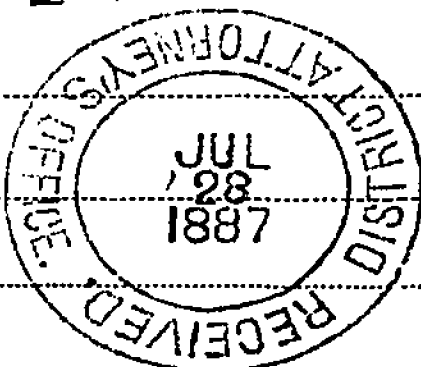
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 100 to answer G.S.

Cham



0509

Police Court—2. District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James Mr Braddel
of No. 454 Broadway (nicknamed Shaw) Street, aged 39 years,
occupation Steward being duly sworn

deposes and says, that on the 23 day of July 1887 at the City of New
York, in the County of New York, ^{attempted} was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz:

Lawful money of the United States
to the amount and of the value of
ten dollars

the property of J S Ashman deponent
Employer and in care and
charge of deponent

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

(now here) from the fact that on
said day the deponent came to
the above Hotel he ordered and received
a dinner for which he was charged
one four dollars

that in payment of said Bill said
deponent tendered in payment the
here to annexed Check (Dinner Exhibit A)
and forming a part of this Complaint
and requested deponent to take said
amount out of said Check and give
him the deponent the balance of
the amount of the Check in change
Deponent refused to give said change

Subscribed before me, this

1887

Police Justice

0510

but kept the check, and on the 25th day of July 1887 deposited said check to the American Loan & Trust Company for payment, which Company returned said check as not good, no account being in said Bank.

Defendant charges that said defendant did feloniously make said false token with the intent to steal, and whereby he did steal property to the amount of one \$5000 dollars.

Sworn to before me J. M. Braddel
this 26th day of July 1887
J. H. Norman
Recorder

0511

Sec. 198—200.

2.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Charles J MacLean 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 J MacLean

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Norman Conn

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

Answer.

123 East 10 Street 3 months

Question. What is your business or profession?

Answer.

Worker

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

C. J. MacLean

Taken before me this

day of

188

John J. MacLean
Police Justice.

05 12

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
Seven..... *Hundred Dollars,*..... *and be committed to the Warden and Keeper of*
the City Prison of the City of New York, until he give such bail.

Dated *July 26*..... 188*9* *George J. Ennis*..... *Police Justice.*

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

Dated..... 188..... *Police Justice.*

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

Dated..... 188..... *Police Justice.*

0513

1169
Police Court-- 2. District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Braddel
754 Broadway
Singular House
Charles J. Maclean

Offence Larceny
Misdemeanor

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 26 1887

James M. Braddel Magistrate.

Mr. Naught Officer.

C.O.P. Precinct.

Witnesses _____

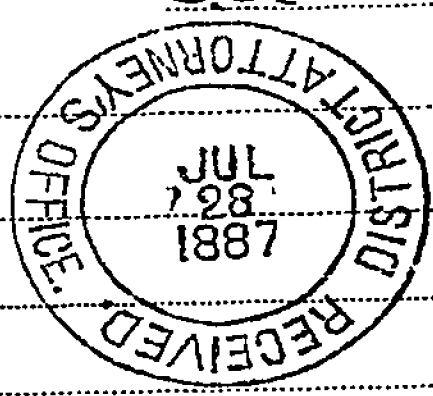
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer

Can



05 14

5th Avenue and 23d Street.	No. <u>539</u>	NEW YORK, <u>July 18</u> 188 <u>7</u>
	SECOND NATIONAL BANK,	
	Pay to <u>Cash</u> or Order,	
	<u>Ten</u> Dollars,	
	<u>\$ 10.00</u>	<u>C. J. MacLean</u>

05 15

Western Le Angeles

05 16

No. 306 *no a/c* New York, July 29 1887
American Loan and Trust Company.
113 BROADWAY.
Pay to the order of *Cash* _____ Dollars
Gen
\$10.00 *CJ MacLennan*
Edward V. Broome, 40 Broad St., N.Y.

0517

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 J. MacLean

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

Charles J. MacLean

of the CRIME OF PETIT LARCENY, committed as follows:

The said *Charles J. MacLean*

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

*the sum of five dollars and
fifty cents in money, lawful money
of the United States, and of the
value of five dollars and fifty
cents, and a quantity of fruit
of the value of fifty cents,*

of the goods, chattels and personal property of one *Charles MacLean*, —

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

Handwritten signature

District Attorney.

Witnesses:

Wm
J M Braddeell
W Jacobs

Counsel, _____
Filed, *5* day of *11*, 188*8*
Pleads, _____

THE PEOPLE

vs.

Charles J. McLean
(3 cases)

PETIT LARCENY.
[Sections 528, 532. Penal Code.]

RANDOLPH B. MARTINE,

District Attorney.

Aug 8/87

Placedward by Geo. H. H. H.

A True Bill.

Wm. A. H. H.

Foreman.

05 18

0519

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 J. MacLean

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

Charles J. MacLean

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

The said *Charles J. MacLean*,

late of the City of New York, in the County of New York aforesaid, on the
Twelfth day of *July*, — in the year of our Lord
one thousand eight hundred and eighty *seven*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act
and assist in the forging a certain instrument and writing, *to wit: an order*
for the payment of money of the
said called Santa Ines, —
which said forged *Santa Ines* —
is as follows, that is to say:

No. 1849 New York July 13th 1887
Second National Bank
Pay to C. J. MacLean on order,
Twenty Five — Dollars,
\$25.00 *H. M. Davis & Co.*

with intent to defraud, 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.

0520

SECOND COUNT:

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

- Charles J. MacLean -

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

The said *Charles J. MacLean,*

late of the City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, having in *his* possession a certain forged instrument and writing, *to wit: an order for the payment of money of the said called Bank of America,* which said forged *Bank of America* is as follows, that is to say:

No. 1849 New York, July 13th, 1894
Second National Bank,
Pay to C. J. MacLean on order
Twenty Five Dollars
\$25.00 *H. M. Claus & Co.*

with force and arms, and with intent to defraud, the said forged *Bank of America* then and there did feloniously utter, dispose of and put off as true, *the* the said *Charles J. MacLean,* then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0521

BOX:

272

FOLDER:

2615

DESCRIPTION:

Madden, Edward

DATE:

08/03/87



2615

0522

Witnesses:

Counsel, *[Signature]*
Filed, *[Signature]* day of *[Signature]* 188
Pleads, *[Signature]* (4)

THE PEOPLE
[Signature] vs.
[Signature]
Grand Larceny, *[Signature]* degree
(FROM THE PERSON).
[Sections 528, 531, Penal Code].

Edward Madden

H.D.

RANDOLPH B. MARTINE,
District Attorney.

[Signature]
[Signature]
[Signature]
A True Bill.
[Signature]

[Signature]

Foreman.

[Signature]
[Signature]
[Signature]

0523

N.Y. Genl. Assessor

The People on Complaint {
of Dennis Harrahan }
against }
Edward Madenski }

Anyand County } es. Dennis Harrahan being
of New York } duly sworn says that on the 23^d day
of July 1887 he was committed to the
House of Detention as a witness against
said defendant because of his in-
ability to furnish or procure bail and
was detained therein until Sept. 24th
1887. when the charge for which said
defendant was indicted was brought
on for trial in said Court before Hon
Justice Cowing

Deposant further says that at
the time of his said commitment
as aforesaid he was a resident of the
Town of Little Silver New Jersey near
Red Bank when he was employed as
a laborer earning twenty dollars
per month and board and lodging.
That by reason of said commit-
ment he has lost his situation

0524

and is now without means that
deponent is poor and is now with-
out a situation and has yet been
unable to procure one. That deponent
was so committed as a witness to
attend on the part of the proper

Wherefore deponent asks
and prays that such order may
be made as may be proper to pay
deponent such reasonable and proper
sum as may be proper in the
premises

Wrote to him on the 6th
29th day of Sept 1897. by

Dennis Harriman

Edward J. Harvey
Notary Public.
N.Y.C.

0525

I want to know what
thing about Hawaiian
obligations.

I recommend that
the intrep. Hawaiian be
allowed \$30 as com-
pensation for his detention,
on behalf of the people,
Oct 4/19, Red P.

Mr. (Rund?)
Move for allow-
ance to make living
and to take the case
Adm.

0526

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 357 East 61st Street, aged 34 years,
occupation Laborer being duly sworn

deposes and says, that on the 23^d day of July 1887 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property viz :

A tobacco bag containing
good and lawful money of
the United States consisting
of a bank note or bill of the
denomination and value of
One dollar

the property of

Deponent.
and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Edward Madden (now Lee)
for the reason that about the
hour of 9 o'clock and on the
morning of the aforesaid day deponent
was in the liquor store 301 Chatham
Street and had said property in said bag
in the right hand vest pocket of the
vest he then had on when said
defendant caught hold of deponent
by the throat and took said money
from said pocket. Deponent fully
identified said defendant as the
person who stole said property
and charges him with the
aforesaid.

James Hanahan

Sworn to before me, this 23 day
of July 1887
James W. Smith
Police Justice.

0527

Sec. 198—200.

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Edward Madden*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer, *Ireland*

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

Answer. *44 East Broadway 6 years*

Question. What is your business or profession?

Answer, *Carpenter*

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*

Edward Madden

Taken before me this

23

day of

July
188

James J. Sullivan
Police Justice.

0528

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Reis Hauke Examination had *July 23* 188 *7*
agst. *Edward Moaden* Before *Samuel S. Rugg* Police Justice.

I, *David C. Seltman* Stenographer of the *1* District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *James Sander*
Edward Moaden *Edward Williams* *Robert* *McDonald*
as taken by me on the above examination before said Justice.

Dated *July 23* 188 *7*.

David C. Seltman
Police Justice.

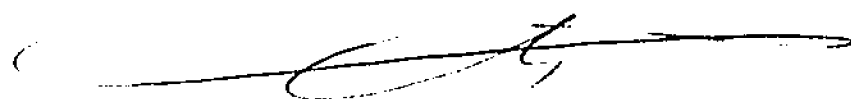
David C. Seltman
Stenographer.

0529

3

Patrick M. McDonnell being duly
sworn deposes that says

I have a room in Kelly's saloon
and I was in Donnelly's saloon
between 8 & 9 o'clock and I saw
the complainant and two other
men come in. I was not there
2 minutes before he said he
lost a dollar. I didn't see them
in the other saloon and I
know nothing about the case.



0530

Leaves drinking an officer came in
and to see around the board is
this the man and he said yes I will
make a charge against him for
stealing my pocket book and the
a knife and then a tobacco pouch
and the officer searched me and
he found no pocket book no knife
and no dollar belonging to the
complainant. That is all I heard
about it

Leaves William being only
from deposes the ship.

I live at the Star Hotel.
and am a brick layer I went into
Mr. Newman's this morning to
get my tools and I saw the laborers
coming to work. and I saw the com-
plainant come in the store
with an officer and I followed
them in. and the complainant accused
this man of taking a dollar
that is all I know

0531

Dennis Naichan }
 Edward Madden }
 Lonsbury,
 July 23/87
 Before Hon
 Francis O'Reilly

Thomas Gannell being duly
 sworn deposes and says that he is
 an affiant attached to the Supreme
 Court and the complainant named
 to me and said this man had
 stolen a dollar from him out of
 his pocket and I went into this saloon
 and he refused and this man
 the defendant and I rested him

Edward Madden being duly sworn
 deposes and says
 Between the hours
 of 8 and 9 o'clock I went into Mr.
 Mann's in Alvin Street and Chatham
 Square to look for Leonard Williams
 and while I was there the complainant
 came in with a friend and a drink
 and he asked me to join him and he
 asked the bartender to trust him
 for a drink for me and the bar-
 tender said he would not trust
 his friend and he said come over to
 door and I will get it and we went
 to Farrells and had a drink and while

0532

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 *July 13* 188 *7* *Samuel C. Miller* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0533

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Police Court--

1159 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James H. Harkness
Appar. det. sent.
Edward M. Harkness

2

3

4

Dated

July 23d

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

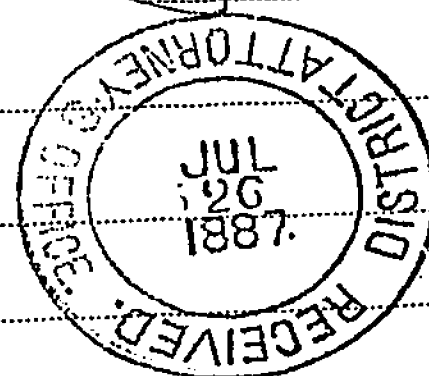
No.

Street.

No.

Street.

\$ *1000* to answer



0534

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 1 DISTRICT.

of No. Thomas Fowler Street, aged 34 years,
occupation Police Officer being duly sworn deposes and says
that on the 23d day of July 1887

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

He arrested Edward Madden
(now dead) on the complaint of
Dennis Hanahan charging him
with Larceny from the person.
Deponent further says that he has
reason to believe ^{and} does believe
that said Dennis Hanahan will
not appear against Edward Madden
at the Court of General Sessions
therefore asks that he be committed
to the house of detention
Thomas Fowler

Sworn to before me, this

of

1887

23d day

David McMillan Police Justice.

0535

Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas J. Sanders

vs.

Edmund H. Sanders

AFFIDAVIT.

*Committing witness
to the care of J. J. Sullivan*

Dated *July 13* 188 *7*

O'Reilly Magistrate.

Officer.

Witness,

Disposition,

*Committed to the
House of Detention in
default of \$ bail*

0536

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Madden

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

Edward Madden —

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

The said

Edward Madden,

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

Twenty Ninth day of *July*, — in the year of our Lord
one thousand eight hundred and eighty *seven*, at the City and County aforesaid, in the

day time of the same day, with force and arms, *one United*
States Treasury Note of the
denomination and value of one
dollar, one Bank Note of the
denomination and value of one
dollar, one United States Silver
Certificate of the denomination
and value of one dollar, and one
bag of the value of ten cents, —

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

Harold W. Smith

District Attorney.

0537

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Madden

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

Edward Madden —

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

The said

Edward Madden,

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

Twenty Ninth day of *July* — in the year of our Lord
one thousand eight hundred and eighty *seven*, at the City and County aforesaid, in the

same time of the same day, with force and arms, *one United*
States Treasury Note of the
denomination and value of one
dollar, one Bank Note of the
denomination and value of one
dollar, one United States Silver
Certificate of the denomination
and value of one dollar, and one
bag of the value of ten cents, —

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

Harold B. Smith

District Attorney.

0538

BOX:

272

FOLDER:

2615

DESCRIPTION:

Mahony, Patrick

DATE:

08/16/87



2615

Witnesses:

Patrick Murphy

Ralph Martin

Edward Murphy

Adelg. Klecker (phd)
brought up for indictment

Counsel,

Filed 16 day of August 1887

Pleads

Wm. G. Gully

THE PEOPLE

vs.

Wm. G. Gully

Patrick Mahony

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

RANDOLPH B. MARTINE,

District Attorney.

Pr Sep 16/87
Arrested by
A True Bill. Book 12, 249, 501, 3

Foreman.
Foreman.

2 Sept 16/87
J. G. Gully

0540

Court of General Sessions.

P a r t "2.

The People of the State of New York. :

against

P a t r i c k M a h o n e y . :

Indictment filed August 6th, 1887.

: Before Hon. Fred
: erick B. Smyth,
: and a Jury.

New York, September 16th, 1887

APPEARANCES: For the People, Assistant District
Attorney, James Fitzgerald.

For the Defendant: Mr. Charles Steck-
ler.

Patrick Murphy, a witness for the People testified:-

I am a barkeeper and live at No. 1421 Third Avenue.
On the 8th day of October 1886 this man Mahoney came into
Mr. C. C. Thompson's place on the corner of 84th Street
and Third Avenue where I was tending bar and after
standing a while began to get noisy, and I ordered him
out. He went out and inside of five minutes he came
back to the storm door and he said; "You son of a bitch,
I could kill you", and he swung this stone done up in
a towel over his head, and hit me on the side of the head
I fell down unconscious. He ran away and I didn't see
him until sometime afterwards. The doctor dressed my
wounds that night and for several days afterwards.

Cross-examination.

I didn't take up a club and pistol and run after
this man, I simply took up the club and he ran out.
I didn't strike this man at all : I hadn't the pistol
in my hand, but I had a club.

0541

-2-

Charles F. Booth, a witness for the People testified:-

I am a practising physician, and have been such in this City for 4 and a half years. I was called in to attend Patrick Murphy on the 8th of October 1886 about half-past two in the morning. I found Mr. Murphy suffering from a hemorrhage caused by a wound on the right side of the head. The wound was a dangerous wound. Much smaller wounds than it have caused death many times. A stone of the character of the one shown me, would make a wound similiar to the one Mr. Murphy had.

George Reed, a witness for the People testified:-

I am a police officer and belong to the 25th Precinct police I saw the complainant Murphy on the night of October 8th 1886 at the corner of 84th Street and Third Avenue in the neighborhood of two o'clock. I saw his condition and asked him who done it, and he told me the name of the man. I didn't see the prisoner Murphy while I remained on that post. I didn't see the defendant from the time this assauly happened until about two months ago. Be fore that I was in the habit of seeing him frequently.

Cross-examination

I do not know anything against this young man.

Hugh Martin, a witness for the People testified:-

I am a police officer belonging to the 25th Precinct. I arrested this defendant on August 12th 1887 on the corner of 76th Street and Third Avenue. He denied having flung a stone, done up in a rag at Murphy, but said that Murphy was coming at him with a club, and he

0542

3

flung a stone at him..

--DEFENSE--

Mark Bromley, a witness called on behalf of the defendant, testified:-

I am a machinist and live at No. 341 East 85th Street. On the 8th day of October 1886, I was in Thompson's saloon. Murphy the complainant was tending bar, and he and the defendant Mahoney had some talk, and Murphy said; "You son of a bitch, I'll kill you".. And he took out a stick, which looked like a policeman's night club, and he started for Mahoney, and that's all I know about the case.

Cross-examination.

I saw Murphy went for Mahoney with the club. Mahoney was backing out of the store. After Murphy came in we saw that his head was cut.

James J. Jones. a witness for the defense, testified:-

I am a contractor, and live at No. 430 East 89th Street. I remember the 8th of October 1886, I was in this liquor store. Suddenly I heard the barkeeper Murphy say to the prisoner: "Get out of here", and then he followed him with a pistol and a club in his hands.

Cross-examination.

Mahoney went out when Murphy told him to go.. I saw Murphy come back, and saw he had blood on his head.

0543

-4-

Patrick Mahoney, the defendant, testified:-

I never was arrested but once and that was for being drunk.. On the 8th of October 1886, I went into Murphy's place, and after standing there a while, and having a drink, the bartender Murphy says to me. "You get out of here you bum".. Then he went to the middle of the bar, and I went towards the door, and then he reached over and grabbed me, and then he said: "If you dont get out of here, I'll kill you"! He garbbed a club, and he chased me out of the store. He chased me out of this storm door, and in the excitement there was a stone laying there and I picked it up and fired with no intention of hitting anybody but to save myself from getting hit with the club. He had a pistol pointed to me and he said "I'll fix you". With that I went down to my Aunts in 139 Cherry Street, and I have been up around that neighborhood where I live ever since. that time.

Cross-examination.

I didn't go home that night, because I was locked out. I could not get in. I was arrested once for playing ball, and once for swimming.

Charles Mackey, a witness for the *Def.* testified:-

I am a horse shoer and I have carried on business at No. 202 East 81st Street. I have known the prisoner 14 or 15 years, and he is a man of good character. I saw him around my place after the 8th of November 1886.

0544

-5-

John Bowes, a witness for the defense, testified:-

I live at No. 21 East 82nd Street. I have known the defendant since he was a child. I knew him to be a man of good character. I have never heard, anything against him. I have seen him quite often since the 8th of October 1886.

John A. Wicks, of No. 1493 Park Avenue also testified to the character of the defendant and to having seen him around the neighborhood since October 8th, 1886.

James McGovern of No. 115 East 92 Street testified to the same effect.

The Jury found the Prisoner guilty of Assault in the Second Degree.

0545

Indictment filed Aug. 6. 1887

COURT OF GENERAL SESSIONS
Part 2.

The People &c:

against

Patrick Mahoney

Abstract of testimony taken on trial September 16th 1887.

0546

Police Department of the City of New York,

Precinct No.

New York, 188

At 9²⁵ A.M., Dec, 5th 1881. Patrolman Nelson Belangey, arrested James Reilly, (Alias Patrick Mahony) 22, years, 1141 Madison Avenue. Charge Intoxication, 10 days by Justice White

At 12³⁰ A.M., July 14th 1883. Patrolman William Walsh, arrested Patrick Manning- (Alias Patrick Mahony,) 22, Res. 82^d St. between 5th and Madison Ave, on complaint of Charles Chabel 1489, 2^d Ave, for Assault & Battery. Discharged by Justice Murray.

At 9⁴⁵ A.M., June 16th 1884. Patrolman Hall- arrested Thomas Carr. (Alias Patrick Mahony,) 22- 1404, 2^d Ave, for being Drunk & Disorderly at 3^d Ave, and 84th St. 10 days by Justice Murray.

At 12³⁰ P.M., April 23^d 1886. Patrolman Milton Woodbridge arrested Patrick Malley (Alias Patrick Mahony,) 25- 1445 1st Ave, Drunk and disorderly at 82^d St. and 3^d Ave where he was abusing and insulting Ladies and Citizens using very profane language and refused to leave when ordered

0547

by the officer was very profane and indecent in his language to the Sergeant at the desk when requested to give his pedigree. It required the combined efforts of two officers to bring him to the station house. Patrolman Robert L. Meyers assisted in the arrest. Committed for 10 days by Justice Helde.

Respectfully Submitted
Hugh M. Martin
Detective J. P. P. C. C.

0548

STATEMENT.

New York,

188

M

Bought of **JOHN A. WICKS,**

DEALER IN

CHOICE BEEF, VEAL, MUTTON, LAMB.

Philadelphia Poultry and Game, &c.

1493 PARK AVENUE.

CANADA MUTTON
A SPECIALTY.

NEAR 84TH STREET.

September 21st 1887

Dear Sir, I have known
Patrick Mahoney, for the
past 7 or 8 years, I have
always known him to be
an honest and sober young
man, never known him to
do anything wrong, and I
think he is well worth
recommending.

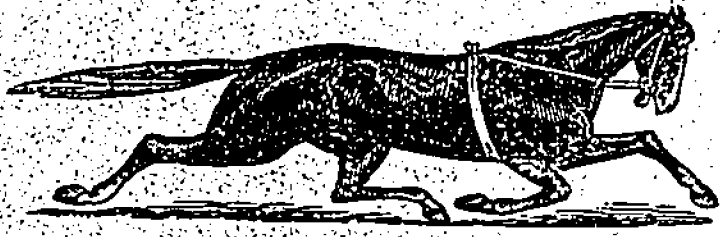
Yours Truly
John A. Wicks.
1493 Park Ave.
City

0549

New York, Sept. 23rd 1887

Mr Recorder Smither

CHAS. MACKIEY, Dr.
Horse Shoeing Establishment,



No. 202 East 81st Street,

Near Third Avenue.

Lame and Interfering Horses a Specialty.

Hon'd Dear Sir

I have known
Patrick McHannery for about 15-
years. Knew him to be honest and
upright. And for one left an
orphan in early days, in the care
of a little sister. I ask you now
to show mercy towards him. Hoping
you will do so by imposing as
light a sentence as possible. I remain
Yours
Chas. Mackey

0550

New York, 188

M.....

Bought of R. C. BALDWIN,

—DEALER IN—

Fish, Oysters and Clams,
PARK AVENUE,

Near 84th Street.

September 21st / 87

Dear Sir

I can cheerfully
testify to the good char-
acter of Patrick Kehoe,
having known him for
the past ten years as a
honest sober young man
and I have never heard
of him doing anything
wrong.

Yours Truly
R. C. Baldwin
1491 Park Ave
City

0551

Police Court—X District.

CITY AND COUNTY
OF NEW YORK, { ss.

of No. 1421-3 Avenue Street,

being duly sworn, deposes and says, that
on Friday the 8 day of October
in the year 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Patrick
Mahey (nowhere) who
wilfully struck deponent
on the head with a neck
which defendant held in his
hand & came out with a cloth
tied as a dangerous weapon
known & described as a
sling & hat.

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

of

13 day of August 1886 } Patrick X. Murphy

upover
POLICE JUSTICE.

0552

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

X District Police Court.

Patrick Mahoney 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.

Patrick Mahoney

Question. How old are you?

Answer.

28 yrs

Question. Where were you born?

Answer,

U.S.

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

Answer.

1118 - 3 Avenue - Coney Island

Question. What is your business or profession?

Answer,

Steam Fitter

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 threw the stone at him
and my hand is self defense
but I did not strike him
plainly with a slung
shot.

P. Mahony

Taken before me this

13

day of August 1887

Police Justice.

0553

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 500 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 August 13 188

M. J. Over Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0554

1171
Police Court-- District. 1292

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patience Murphy
1421- 3rd Ave
Patience Mahoney

2
3
4

Offence
Alcohol

Dated August 19 188
Waver Magistrate.

Officer.
Officer Reid 53 Precinct.

Witnesses Richd. Grimm
No. 1482 - 3 Ave Street.

Joe Handley
No. 188 East 80th Street.

Dr. Booth
No. 117 East 83rd Street.

\$ 1000 to answer
CNU

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0555

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

THE PEOPLE OF STATE OF NEW YORK,

against

Patricia Madhony

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

Patricia Madhony

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

The said

Patricia Madhony

late of the City of New York, in the County of New York aforesaid, on the
Eleventh day of *October*, in the year of our Lord
one thousand eight hundred and eighty-*six*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Patricia Madhony*
in the peace of the said People then and there being, feloniously did make an assault,
and *John* the said *Patricia Madhony*
with a certain *knifed*
which the said *Patricia Madhony*
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 cut, stab and wound,

with intent *John* the said *Patricia Madhony*
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
Patricia Madhony
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Patricia Madhony

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 *Patricia Madhony*
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make another assault, and *John* the said

Patricia Madhony
with a certain *knifed*

which the said *Patricia Madhony*

in *his* right hand then and there had and held, the same being
an instrument and weapon likely to produce grievous bodily harm, then and there
feloniously did wilfully and wrongfully 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.

Handwritten signature of District Attorney

District Attorney.

0556

BOX:

272

FOLDER:

2615

DESCRIPTION:

Mahony, Thomas

DATE:

08/08/87



2615

0558

court of General Session
The People on

Thomas Mahoney

Hi please take notice that
the defendant will move
this Court in Part 2 thereof,
in the Court House of New
York, ~~for~~ on the 27th October
1887, at 11 a.m. or so soon
hereafter as counsel can
be heard for his discharge
on his personal recogni-
ance, on the ground of
lack of prosecution.

New York -

26 October 1887

Frank Miller
at for def
To Mr. Randolph B. Martine
District Atty
320 Broadway
New York

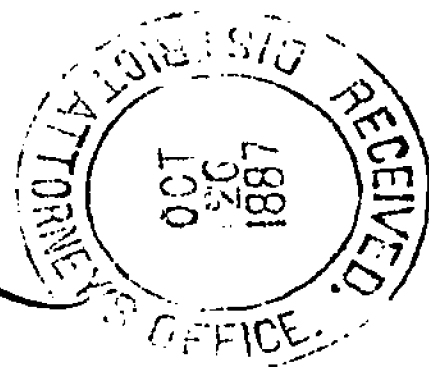
0559

My General Services

Thos Popple or

Thos Mahoney

Wm. P. P.



0560

Police Court-- 2nd District.CITY AND COUNTY }
OF NEW YORK, } ss

August Locker
 of No 502 5th Street, Aged 43 Years
 Occupation Locksmith being duly sworn, deposes and says, that on the
 24 day of July 1887, at the 8th Ward of the City of New York,
 in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
 ponent by force and violence, without his consent and against his will, the following property, viz:

one Silver Watch & plated chain of the
 value of five dollars,
 and, Silver Case of the same of the
 United States of the value of about
 three dollars
 said property being in all of the value
 of about Eight dollars

the value of ~~the~~ DOLLARS,

the property of Deponent,

and that this deponent has a probable cause to suspect, and does suspect, that the said property was
~~attached to be~~
 feloniously taken, stolen, and carried away, by force and violence as aforesaid by

Thomas Mahoney (now here) and
 another person not arrested, and whose
 name is unknown to deponent,
 from the fact that at the hour of about
 10 o'clock in the night of said 24th day
 of July, 1887 deponent was walking along
 Sullivan Street when deponent had said
 watch attached to said chain in the watch
 pocket of the vest then worn upon deponent's
 person, and deponent had said Silver
 Case in the right hand pocket of the Pants
 then worn upon his person,
 when near Grand Street said Mahoney

day of

Sworn to before me, this

1887

Police Justice.

0561

seized violent hold of defendant's throat and the
unknown person seized defendant by the neck,
and both defendants attempted to pull defendant
in a hallway, that defendant resisted,
that said unknown person attempted to
pull the watch from said pocket, breaking
the chain and while said two defendants
had hold of defendant, the unknown
person attempt to force his hand
in defendant's pants pocket, which
contained said money.
That defendant gave an alarm, hallooing
fire when said two defendants
ran away, defendant pursued said
mohany and did not lose
sight of him from the time he
commenced said chase up to the
time of his arrest
sworn to before me this 25th day of July 1884
August 1884
John J. [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 1884
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1884
There being no sufficient cause to believe the within named
guilty of the offense within mentioned, I order he to be discharged.
Dated 1884
Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated

1884

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

0562

Sec. 198—200.

" " " 2, District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer. *Thomas Mahony*

Question. How old are you ?

Answer. 22 years

Question. Where were you born ?

Answer. 418 West 8 New York

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

Answer. 418 West Street 22 years

Question What is your business or profession ?

Answer. Shoemaker.

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

Answer: I am not guilty

Thomas Walwyn

Taken before me this 2^d
day of July 1888 }
John A. Cannon Police Justice

0563

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

James McHenry

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

Dated *July 25* 188*7* *John J. McManis* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0564

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

2

District.

1168

THE PEOPLE, &c.,

ON THE COMPLAINT OF

August Lachy

1502 6th St.

287 Ave. B. 3

Thomas Alchom

1 _____

2 _____

3 _____

4 _____

Offence *Drunken*

Dated

July 25

1887

James

Magistrate.

John M. Gratta

Officer.

Victor Weinberger

Precinct.

Witnesses

No. _____

Street.

No. _____

Street.

No. _____

Street.

No. _____

\$ *1500* to answer *G S*

Am

0565

New York October 21st 1887.

HON. RANDOLPH B. MARTINE
District Attorney

The People
Vs
Thomas Mahoney \

Dear Sir:

I drew your attention to the above action some ten days ago, at which time you declined discharging the defendant, on his personal recognizance, upon the ground of certain information to the effect that the complaintant had been bribed to go away. You stated however that the man should be tried, as he had lain in prison since July last. The case has since my interview with you been on the Calendar three times, on the 14th, 17th, and today. Judge Cowing stated today that in his opinion the defendant could not be tried without the presence of the complaintant, and Mr Purdy agreed with that view, but asked that the matter be adjourned over until next Term, which opens Monday 7th November. I can only say that I think something should be done in this case now. A number of people have told the defendant, that had he engaged a Lawyer with "influence" he would have been discharged long ago. I respectfully submit

0566

that one should not be kept in prison after the lapse of three months when it is admitted that he can never be tried. Trusting that you will kindly give the matter your attention, I am

Yours Respectfully
Frank J. Keller
counselor Mahoney

0567

the People

AS
WATKINS

that you will kindly give the matter your attention. I am
satisfied when it is admitted that he can never be tried. I trust
that one should not be kept in prison after the lapse of time

0568

The People

vs.
Thos. Mahoney

To Mr. Parker Chief Clerk &c.

I hereby report that I in company with Detective Sergeant Kiernan visited the premises (No. 287) Ave. B. on Sept. 12. 1887 and was informed by Jacob Acker ~~with~~ who formerly boarded with August Locher for whom Sergt. Kiernan had a warrant of Attachment that the said Locher left the City on the afternoon of August 5th 1887. saying that he ~~had~~ the said Locher had received a subpoena to appear and testify in the above entitled action at the Court of General Session, but that he the said Locher would not appear in answer to said subpoena because he had received the sum of \$125⁰⁰ to stay away.

The above statement by Acker to me was verified by the family residing on the same floor and with whom the said Acker now boards.

I had previously served the

0569

above mentioned subpoena personally
on the said Locher and he
then informed me that he had
received money not to appear against
the Defendant herein. And that he
had been bothered and followed to his shop
and urged not to appear until he
was compelled to accept the money.

Sept. 12. 1887

Jacob Dribert

I was present and certify to the
correctness of the above mentioned statements
made by Jacob Acker & the family with
whom said Acker boards.

Sept. 12. 1887

Thomas Kerner

The People

vs.

Thos. Mahoney

Report

0570

Court of General Sessions

New York County.

The People, etc.

vs.

Thomas Mahoney

Please to take notice that the above named defendant will move this Court, in Part 1 thereof, in the Court House, City of New York, on Friday, the 16th September, 1887, at 11 A. M., or so soon thereafter as counsel can be heard, for his discharge, on his personal recognizance, on the ground of lack of prosecution, and furthermore, because the complainant has never appeared to prosecute the said defendant, and cannot be found, within the jurisdiction of this court.

New York, September 15th, 1887.

Samuel J. Keller

Atty for deft,

320 Broadway

N.Y. City.

To Hon. Randolph B. Martine

District Attorney, etc.

0571

General Sessions

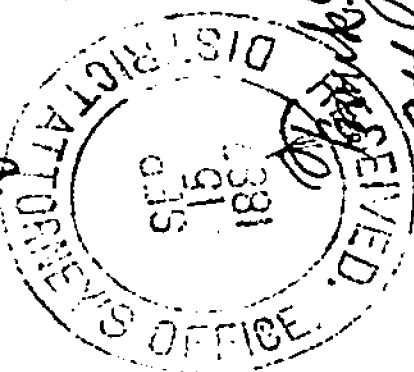
The People

vs

Thomas Mahoney

Wm. J. Kelly

Notice of motion



Frank J. Keller

Atty for def.

320 Broadway

N.Y. City.

0572

Longfellow 1276

1276-1277

1276-1277

0573

Court of General Sessions
New York County
The People vs

Thomas Mahoney
Indictment for Robbery

Sir please take notice that
the above named defendant
Thomas Mahoney, will move
this Court, in Part 1 thereof
in the Court House, New York
City; on Friday the 30th
September 1887, at 11 a.m.
or so soon thereafter as Coun-
sel can be heard for his
discharge, on his personal recognizance
for each of
prosecution.

New York City September 28th 1887

Frank J. Keller
Att for said

To Joseph B. Martin defendant
District Attorney
320 Broadway
N.Y. City

General Sessions

The People, et al

Thomas Mahoney

Notice of Motion

Frank J. Keller

Atty for deft.

320 Broadway

N.Y. City

0575

Court of General Sessions

New York County

The People, etc.

vs.

Thomas Mahoney

Indictment for Robbery.

Sir:

Please take notice that the above named defendant, Thomas Mahoney, will move this court, in Part 1 thereof, in the Court house, city of New York, on Friday, the 30th September, 1887, at 11 A. M., or so soon thereafter as counsel can be heard, for his discharge, or his personal recognizance, for lack of prosecution.

New York City September 28th, 1887

Frank J. Keller

Atty for said defendant

320 Broadway

N. Y. City

To

Hon Randolph B. Martine

District Attorney

0576

General Sessions.

The People, etc.

v.

~~Thompson~~
Thomas Mahoney

Notice of Motion

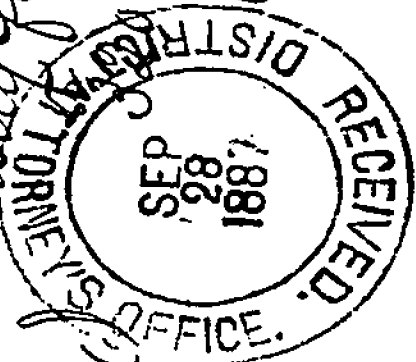
Mr. ~~Don~~

Frank J. Keller

Atty for deft

100 Broadway

N.Y. City



0577

Court of General Sessions,
New York County.
The People, etc.

^{vs}
Thomas Mahoney

Please to take notice that
the above named defendant will move this
Court, in Part 1 thereof, in the Court
House, City of New York, on Friday, the 16th
September, 1887, at 11 A.M. or as soon
thereafter as counsel can be heard, for
his discharge, on his personal recognizance,
on the ground of lack of prosecution, and
furthermore, because the complainant has
never appeared to prosecute the said defend-
ant, and cannot be found, within the juris-
diction of this Court.

New York, September 15th, 1887.

For J. J. Keller

Atty for Defr.

320 Broadway

N.Y. City

To Hon Randolph B. Martine,

District Attorney, etc.

0578

General Sessions,

The People

vs

Thomas Mahoney

Notice of motion.

Frank J. Keller

Atty for dep.

320 Broadway

N. Y. City

0579

This Mahoney arrested
for Larceny Overcoat
and Gloves valued \$27.00
sentenced July 13th 1883 to
6 mo. Penitentiary by
Judge Elderslieve
for the larceny of a
watch valued at
\$30.00 Sentenced March 24
1884 to 3 Years 6 mo. ^{Penitentiary} by
Judge Smyth
Arrested both times
by Off. Flanagan
of 196 West 4th St.

0580

PART II.

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

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

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To August Locher
of No. 287 Avenue R Street.

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 5th day of October instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Thomas Mahoney
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 October, in the year of our Lord 188

RANDOLPH B. MARTINE, *District Attorney.*

23305 27

0581

GLUED PAGE

Court of General Sessions.

PEOPLE

vs.

Thomas Mahoney

County of New York, ss.:

Charles J. Lyons

being duly

deposes and says: I reside at No. 656 — 2^d Ave.
Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the
City and County of New York. On the 3^d day of October 1887,
I called at (No. 28) Avenue B.

the alleged residence of August Locher
the complainant herein, to serve him with the annexed subpoena, and was informed by a tenant
that the said Locher left his wife about 5 or
6 weeks ago and that for the past 4 weeks
he has been working somewhere in New Jersey
but she does not know where. And that the
wife of the said Locher had moved that morning
(Oct. 3. 1887) but left no address and that she
does not know where the said August Locher
or his wife now reside. I received the
same information from the housekeeper of the
building

Sworn to before me, this

5th

day

of

October

1887

Rudolph L. Schauf

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Chas J Lyons
Subpoena Server.

0582

Court of General Sessions.

THE PEOPLE, on the Complaint of

August Locker

vs.

Thomas Mahoney

Offense

RANDOLPH B. MARTINE,

District Attorney.

Affidavit of

Chas. J. Lyons

Subpoena Server.

Failure to Find Witness.

Ph. 2. Oct 5th

0583

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Madhury

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

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

The said

Thomas Madhury

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

one watch of the value of four dollars and fifty cents, one chain of the value of fifty cents, and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, —

of the goods, chattels and personal property of the said August Sadler, from the person of the said August Sadler, against the will, and by violence to the person of the said August Sadler, — then and there violently and feloniously did rob, steal, take and carry away, the said

Thomas Madhury, then and there aided by an accomplice actually present, whose name is 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.

Randolph B. Smith

District Attorney.

0584

BOX:

272

FOLDER:

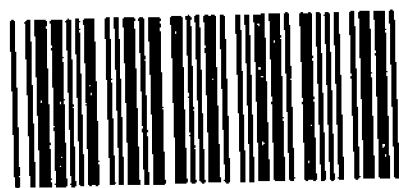
2615

DESCRIPTION:

Malone, Charles

DATE:

08/11/87



2615

0585

#1 Stocker
~~#23 Proctor~~

Counsel, _____
Filed, 11 day of Aug, 1887
Pleads, Not Guilty

Grand Larceny, second degree
[Sections 528, 589, 550, Penal Code].
THE PEOPLE
vs.
Charles Malone
(2 cases)

RANDOLPH B. MARTINE,
District Attorney.
Sentenced on another indictment Sept 7/87

A True Bill.
Amos D. Trimby
Foreman.

Witnesses:
Elizabeth Harvitt
R. Meriman
Off Cronin

0586

3rd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK } ss.

Elizabeth J. Davitt

of No. 227 West 10th Street, Housekeeperbeing duly sworn, deposes and says, that on the 1st day of August 1887

at the day time in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent.

the following property, viz :

One four wheeled covered wagon
of the value of fifty (50) dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Charles Maloney, nowhere, from the fact that said
wagon was stolen and taken
away from the corner of New
Chamber and Batavia Streets
early on the morning of said day.
That deponent is now here informed
by Robert Meimann that the said
Robert, saw the said deponent
having a horse attached to said
wagon and in the act of backing
up the horse and wagon into

Shore Defenses, N.Y.

City of N.Y.

Ronde Justice,

1887

0587

An Alley-way in Cherry Street at
 Precinct No 180 Cherry Street. That
 thereafter deponent saw said Wagon
 in front of the 7th Precinct Station
 House, and identified it as the
 stolen wagon aforesaid; and was
 informed ~~there~~ by Officer Cronin,
 then present, that said wagon was
 found in said Alley way with
 a number of bags of stolen
 Coffee therein, at about the hour
 of 5 o'clock A. M. on said day, about
 half an hour after the time
 said deponent was seen in
 possession of the same by the
 said Robert Meimann.

Subscribed before me this (Eliott T. Davis
 2nd day of August 1887)

J. M. Patton Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VLT-Larney.

Dated

188

Magistrate.

Officer.

WITNESSES

DISPOSITION

0588

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Milkman of No. Robert Meimann

129 Cherry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Elyah J. Davis

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

Sworn to before me, this 2nd day of August 1887 } Robert Meimann

A. M. Petersen
Police Justice.

0589

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation James J. Cronin
Police officer of No.

7th Precinct Police ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Elizabeth J. Davis

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

Sworn to before me, this 2nd }
day of August 1887 } James J. Cronin

J. M. Patterson
Police Justice.

0590

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Charles Malone 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 Malone*

Question. How old are you?

Answer *27 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *38 Rutgers St. 2 months*

Question. What is your business or profession?

Answer *Laborer*

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

Answer. *I am not guilty*

Charles Malone

I taken before me this

2nd

day of

188

J. M. McDonald

Police Justice.

0591

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 _____

Charles Malone

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

Dated *August 2nd* 188 *J. W. Patterson* *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

0592

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Police Court--

3rd 12/16 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Elizabeth G. Smith
227 W. 10th St.
Charles Matney

2

3

4

Offence & Arrear
Fidelity

Dated

August 2nd

1887

Paterson

Magistrate.

Cornier

Officer.

Precinct.

Witnesses

No.

James J. Brown

No.

7 Club Police

No.

2000

\$

to answer

G. S.

Cornier

Street.

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0593

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 Malone

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

— Charles Malone —

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

The said

Charles Malone,

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

one wagon of the value of

fifty dollars,

of the goods, chattels and personal property of one

Elizabeth S. Smith, —

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.

0594

SECOND COUNT—

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

Charles Madone —

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

The said *Charles Madone*,

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

one wagon of the value of

fifty dollars.

of the goods, chattels and personal property of one

Elizabeth T. Smith. —

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

Elizabeth T. Smith. —

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

Charles Madone —

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

RANDOLPH B. MARTINE,

District Attorney.

0595

BOX:

272

FOLDER:

2615

DESCRIPTION:

Malone, Charles

DATE:

08/11/87



2615

0596

BOX:

272

FOLDER:

2615

DESCRIPTION:

Sullivan, Michael

DATE:

08/11/87



2615

0597

BOX:

272

FOLDER:

2615

DESCRIPTION:

Kelly, John

DATE:

08/11/87



2615

H. Falkenberg
A. T. Fisher

Wm. H. Ch. Day

Oct 7/77

Vol. 1
Opio de Aguilera

Filed
11 Aug 1887
day of
Not Entered
Heads,

vs.

Charles Malone
Michael Sullivan

John Kelly

RANDOLPH B. MARTINE

District Attorney.

A True Bill.

[illegible]

499 / M. Porciani

0002 / 486115
 0002 / 486115
 0002 / 486115

A #1 Stocking
#2 +3 6.6.1961

Burglary in the Third Degree
and Forgery
 Sections 498, 506, 528, 530.]

0598

0599

Police Court—

3rd District.

City and County of New York, ss.:

of No. 448 East 117th St Street, aged 55 years,
 occupation Dealer in Coffee being duly sworn
 deposes and says, that the premises No. 180 Cherry Street, 9th Ward
 in the City and County aforesaid the said being a Brick Building

and which was occupied by deponent as a Coffee and Spice Mill
 and in which there was ^{not} at the time a human being, ~~by name~~

Brooke and
 were BURGLARIOUSLY entered by means of forcibly creating open
the key light of said premises, having
broken the door of a building in the
rear of said premises and going on the
roof of said premises from said rear building
 on the first day of August 1887 in the day time, and the
 following property feloniously taken, stolen, and carried away, viz:

Twenty-eight (28) bags of Coffee, in all
of the value of nine hundred and
fifty dollars, the property being in
the care and charge of deponent
for the purpose of being roasted, and
a portion of the same being the property
of deponent and Robert W. Fisher, Co-
partners.

~~The property of~~

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

Charles Malone, Michael Sullivan
and John Kelly, all now here,

for the reasons following, to wit:

That deponent is informed
 by Herman Falkenberg, now here, that
 about 5 o'clock A.M. on said date
 he saw the defendants Malone and
 Kelly standing in front of the alley
 way adjoining said premises, and also
 saw them break in the door of that
 alley. And said Falkenberg also at
 said time saw the defendant Michael

0601

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3 DISTRICT.

Andrew J. Fisher

of No. 441 East 117th Street, aged 55 years,

occupation dealer in coffee being duly sworn deposes and says

~~that on the~~ ~~day of~~ ~~188~~

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

That he is further informed by Robert Meinwand, here present, that about the hour of 5¹² o'clock A. M. on the 1st day of August instant, he, said Robert, saw the defendant Charles Malone, now here, back up a horse and wagon into the alleyway adjoining the said mill of deponent.

Andrew J. Fisher

Sworn to before me, this

of August 1887

4th day

John J. McCann Police Justice.

aged 14 years, occupation Milkman of No. Robert Meiman

129 Cherry Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Andrew J. Fisher

knowledge.

Sworn to before me, this 4th day of August 1887 } This
Robert X Meiman
Marst

J. M. Patterson
Police Justice.

0603

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Cronin
aged 27 years, occupation Policeman of No.

7th Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Andrew J. Frohe*

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

Sworn to before me, this 4
day of August 1887 } *James J. Cronin*

J. M. Patterson
Police Justice.

0604

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 29 years, occupation Herman Falkenberg
Express of No.

66 Market Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Andrew J. Fierke

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

Sworn to before me, this

day of

August

188

Herman Falkenberg

J. M. Patterson

Police Justice.

0605

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

Charles Malone

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 Malone

Question How old are you?

Answer

27 years

Question Where were you born?

Answer

U. S.

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

Answer

38 Rutgers St - 2 months

Question What is your business or profession?

Answer

Laborer

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

Answer

*I have nothing to say except
that I am not guilty
Charles Malone*

Taken before me this

4

day of August 1887

J. M. Sullivan

Police Justice

0606

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Michael Sullivan

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

Michael Sullivan

Question. How old are you?

Answer

24 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

No Residence

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 have nothing to say except that I did not do it.

Michael Sullivan.

Taken before me this

day of

August

1887

Police Justice.

0607

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

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

Question What is your name?

Answer

John Kelly

Question. How old are you?

Answer

19 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

66 Cherry St - 19 years

Question What is your business or profession?

Answer

Truck Driver

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

Answer.

I have nothing to say except that I am not guilty

John Kelly
mark

Taken before me this

day of *August* 188*7*

John J. Sullivan Police Justice

0608

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 3rd DISTRICT.

of No. 7 Precinct Police James J. Cronini
Street, aged 27 years,

occupation Police officer being duly sworn deposes and says

that on the 1st day of August 1887

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

Charles Malone, now here,
charged with having burglariously
broken open and entered premises
180 Cherry Street, and with having
taken stolen and carried away
therefrom twenty-eight bags of
Coffee in all of the value of
fifteen hundred dollars and in
the care and charge of Andrew
J. Fisher. That deponent says
that said defendant may be

Subscribed before me this

1887

day

Police Justice

0609

held and detained to answer
deponent to obtain further evidence
in relation to said alleged crime.
Sworn to before me this
1st day of August 1887 James J. Brown

H. M. Patterson Policeman

Boyle & Young

AFFIDAVIT.

109th District,
Police Court,

THE PEOPLE, & c.,

ON THE COMPLAINT OF

James J. Brown

v. vs.

Charles Malone

Dated August 1st 1887

H. M. Patterson Magistrate.

James J. Brown Officer.

Witness,

Disposition, Ex 2 1/2 P

Aug 2nd 1887
Adm Aug 4th
2 1/2 P.M.

06 10

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

Defendants

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

Dated Aug 4 1887 John Quacken *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

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

Dated _____ 188 _____ *Police Justice.*

0611

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew J. Fisher
Charles Malone
Michael Sullivan
John Kelly

Offence

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Aug. 4 1887

Patterson Magistrate.

Cronin Officer.

Precinct.

Witnesses Herman Falkenberg

No. 66 Market Street.

James J. Cronin

No. 7 Precinct Street.

Robert Meimann

No. 129 Cherry Street.

\$2000 to answer

Com.

06 12

RECORD.

No.

18973

Name,

James Malone

Alias,

"Jeff" Gaffney

Date of Arrest,

Place of Arrest,

7th post

Cause of Arrest,

Burglary

Date of Sentence,

Sept 7th 1887

City where Sentenced,

N.Y. City

Name of Court,

Genl Sessions

To what Prison,

Dung Sing

Term of Imprisonment,

Four Years & 1 month

Name of Judge,

Rec Smyth

Arrested by,

Jas J Cronin 7th post

Name of Complainant,

Date of Expiration of Sentence,

How many times convicted to your knowledge

Pled guilty

REMARKS.

Arrested with Jas Gaffney

B. 1010

Burglarized the Hudson

Coffee Mills at 180 Cherry St

& stole 28 Bags of Coffee

GEO. W. McCLUSKY,

Captain Detective Bureau,

300 Mulberry Street,

New York City.

0613

66 Market St
New York Oct 4th 1887

Recorder Smyth
Honored Sir

I am
a poor Expressman
With a Wife and
Three Children to
Support I am a
Witness in Your
Court in a Burglary
Case "John Kelly vs
the People" and
have been subpoenaed
nine different times
to Your Court and
have all ways appeared
When notified and
every time the lawyer
for the prisoner has
put the Case of

06 14

to some other day
now Sir I find
my small business
is being neglected
by it and I am
afraid if I am
compelled to come
up much more
I will lose my means
of making and
fronest living
all to gather I am
ready and willing
to testify but I
now ask you what
am I to do under
the circumstances

Very truly yours

Henry Falkenberg

06 15

John Parker -

I wish you would
~~see that this case~~
is disposed of P.B.M.

Respectfully
Submitted
H. A. Parker

06 16

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 Malone, Michael Sullivan and John Kelly

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

Charles Malone, Michael Sullivan and John Kelly

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

The said

Charles Malone, Michael Sullivan and John Kelly, all —

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

— Andrew J. Fisher, —

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

Andrew J. Fisher, —

in the said building, 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.

0617

SECOND COUNT—

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

Charles Malone, Michael Sullivan and John Kelly
of the CRIME OF *Fraud* LARCENY in *the first degree*, committed as follows:

The said *Charles Malone, Michael Sullivan*
and John Kelly, all —

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

Twenty eight bags of coffee of
the value of forty dollars each
bags,

of the goods, chattels and personal property of one *Andrew J. Fisher,*

in the *building* of the said *Andrew J. Fisher,* —

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

Charles J. Smith
District Attorney.

0618

BOX:

272

FOLDER:

2615

DESCRIPTION:

Maloney, Thomas

DATE:

08/04/87



2615

0620

Police Court _____ District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 317 East 61st Street,

90 Years old. Stonemason being duly sworn, deposes and says, that
on _____ the 17th day of July

in the year 1887 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas
Maloney now present, who
pointed and aimed a pistol
loaded with powder and lead
at deponent and fired and
discharged said pistol while
the same was so pointed and
aimed the ball or missile
striking and wounding deponent
upon his neck - that said
shooting and wounding was done

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 26th day
of July 1887

James Donohue

James Donohue
POLICE JUSTICE.

0621

(Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK

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

Question. What is your name.

Answer.

Thomas Maloney

Question. How old are you?

Answer.

18 Years

Question. Where were you born?

Answer.

This City

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

Answer.

313 East 64 Street

Question. What is your business or profession?

Answer.

Perforator

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

Answer.

I am not guilty I acted in self defense and when my life was in danger

Thomas Maloney

Taken before me this

188

Police Justice.

0622

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

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

Dated *July 26 7* 188 *Police Justice.*

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

Dated 188 *Police Justice.*

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

Dated 188 *Police Justice.*

0623

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

64
Police Court

1170
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Donohue
317 East 61 St
Thomas Maloney

2

3

4

Dated

1887

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 2500 - to answer



(Com)

0624

James Dinsmore who
was brought to the hos-
pital last evening
with a pistol shot
wound in the neck is
doing well. The injury
is probably not a
serious one though he
will need hospital
treatment for a few
days.

William A. Moore M.D.

Gray Hosp. Home Care
July 18.

0625

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Madoney

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

Thomas Madoney

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

The said Thomas,

late of the City of New York, in the County of New York aforesaid, on the seventeenth day of July, in the year of our Lord one thousand eight hundred and eighty seven, with force of arms, at the City and County aforesaid, in and upon the body of one James Donohue, in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said James, a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said Thomas in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent him the said James, 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

Thomas

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

The said Thomas,

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 James, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against him the said James, a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Thomas in his right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0626

BOX:

272

FOLDER:

2615

DESCRIPTION:

Manzi, Charles M.

DATE:

08/04/87



2615

0627

Witnesses:

It appearing by the within affidavits that it is impossible to secure the attendance of Emilio Lamon a material and necessary witness for the People and without whose evidence a conviction cannot be had. I therefore respectfully recommend that the defendant herein Charles

Charles Mangi be discharged on his own recognizance.

N. Y. Aug 1887
John J. Armstrong District Attorney

Counsel,

Filed 14 day of Aug 1887

Heads: John J. Armstrong

THE PEOPLE

Grand Larceny (From the Person) degree
Sections 628, 629 Penal Code

Charles Mangi
Charles Mangi
Charles Mangi

RANDOLPH B. MARTINE

District Attorney

A True Bill.

Foreman

Charles Mangi
Charles Mangi
Charles Mangi

0628

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.

of No. 311 East 45th Street, aged 31 years,

occupation Drick Lays being duly sworn

deposes and says, that on the 23 day of July 1887 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the Night time, the following property viz:

Good & lawful money, of the
United States to the amount
of two dollars \$2.00

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 M. Mayzi and

James J. Connor, both now

dead, from the following

facts to wit: That at the

time mentioned deponent sat

on the curbstone in East 45th

Street in said City & left asleep

that deponent at said time

had in his deponent's posses-

sion the above mention-

ed money. That deponent is

informed by James Connor a

police officer of the 23rd Precinct

Police, that he saw Connor at said

time saw Defendants in

the hands of the said

Connor & that he saw

the said money in the

hands of the said

Connor & that he saw

the said money in the

hands of the said

Connor & that he saw

the said money in the

hands of the said

Connor & that he saw

the said money in the

0629

that he is making Alpern's
pockets. That when Alpern
awoke he Alpern's money
and money.

/ Denis Cannon

~~to be found in~~
~~the pocket of the~~
16/11/1961
Palmer Jackson

0630

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 33 years, occupation Police Officer of N.Y.
Police Officer Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Dennis Cannon
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 24

day of July

188

James Burns

James Burns
Police Justice.

0631

Sec. 198-200.

X District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Charles M. Mangi 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

No guilty. I was not
near complainant's pocket.
C. M. Mangi

Taken before me this

188

Police Justice.

0632

Sec. 198-200.

X District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question. What is your name.

Answer. John O'Connell

Question. How old are you?

Answer. 32 years

Question. Where were you born?

Answer. U.S.

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

Answer. 211 East 52nd Street 3 years

Question. What is your business or profession?

Answer. Employed by a carpenter

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. Not guilty. I did not
touch complainant's pockets. The
officer struck me twice
knocked me down

John O'Connell

Taken before me this

188

Police Justice.

0633

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 Abraham

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, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 24 188

Henry H. H. H. Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Frank
Police Justice.

0634

OR QUALITY
ORIGINAL

*Bill found
against allance
only*

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

76
Police Court--

1149
District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Attorney General

311 East 40

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

John H. H. H.

0635

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpena is disobeyed, an attachment will immediately issue.
Bring this Subpena 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.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Dennis Cannon*
of No. *311 E. 45* Street,

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

GREETING:

Chas. M. Mangi
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 *August* in the year of our Lord 1887

RANDOLPH B. MARTINE, *District Attorney.*

0636

Court of General Sessions.

THE PEOPLE

vs.

Charles M. Manzi

City and County of New York, ss.:

sworn, deposes and says: I am a Police Officer attached to the

in the City of New York. On the

I called at

James Burns
being duly
23^d
Precinct,
10th day of August 1887,
No. 311 East 45 Street

the alleged

residence of Dennis Cannon

the complainant herein, to serve him with the annexed subpoena, and was informed by the lady with whom he formerly boarded that he left there about 3 or 4 weeks ago and did not say where he was going or when he would return and that she has not seen or heard of him since, and that she does not know where he now resides. I have called on several previous occasions but have been unable to ascertain the present whereabouts of the said Dennis Cannon.

James Burns

Sworn to before me, this

day

of

August 11, 1887
Rudolph L. Scharf

COMMISSIONER OF DEERS,
N. Y. CITY & COUNTY.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Dennis Lamont

vs.

Chas. M. Mangis

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

James Burns

23d

Precinct.

Failure to Find Witness.

0637

0638

James in 304, E. 45th St.

PART I.

THE COURT ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

No Such Person at 311 E. 45th St
SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York.

To *Dennis Cannon*

of No. *311* *E. 45* Street,

GREETING:

WE COMMAND YOU, That all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *11* day of *August* instant, at the hour of Eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Chas M. Manzi

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 *August* in the year of our Lord 1887.

RANDOLPH B. MARTINE, *District Attorney.*

Affidavit Waived

0639

Court of General Sessions.

THE PEOPLE

vs.

Chas. M. Manzi

City and County of New York, ss.:

Charles J. Lyons being duly

sworn, deposes and says: I reside at No. 656 - 2 Avenue

Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the

City and County of New York. On the day of August 188

I called at No. 311 East 45th Street.

the alleged residence of Dennis Cannon

the complainant herein, to serve him with the annexed subpoena, and was informed by the lady with whom he formerly boarded that he moved away about one month ago and that he had gone to live in the house on the south side of 44th Street 2 doors east of 2^d Avenue. I then called at 304 East 44th also at 302 + 306, but could not find anyone who knows the said Cannon or where he can be found, and was informed at each house that he does not reside there.

I have made diligent search and inquiry but have been unable to ascertain the present whereabouts of the said Dennis Cannon.

Sworn to before me, this 11 day

of August 188

Rudolph L. Schauf

Chas. J. Lyons
Subpoena Server.

COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Court of General Sessions.

THE PEOPLE, on the Complaint of

Dennis Cannon

vs.

Chas. M. Manzi

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of

Chas. J. Lyons

Subpoena Server.

Failure to Find Witness.

0640

0641

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 M. Manig

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

Charles M. Manig

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

The said *Charles M. Manig*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty third day of *April*, — in the year of our Lord
one thousand eight hundred and eighty *seven*, at the City and County aforesaid, in the
month time of the same day, with force and arms, *the sum of*
two dollars in money, lawful
money of the United States, and
of the value of two dollars,

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

Charles M. Manig

District Attorney.

0642

BOX:

272

FOLDER:

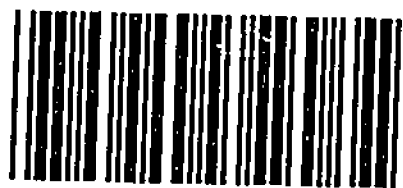
2615

DESCRIPTION:

Marks, Morris B.

DATE:

08/09/87



2615

can place and can
 not be found &
 has gone to Panama
 I therefore ask that
 the defendant be
 discharged on his
 own recognizance
 G. S. B. Jan 25 1888
 A. D. A.

Drum

Counsel, Filed, 188 day of Aug 1887
Pleads, For Gully No 1

THE PEOPLE

28.

Morris B Marks

Grand Larceny, *Marks* degree

(FROM THE PERSON)

[Sections 528, 530, Penal Code].

RANDOLPH B. MARTINE,
District Attorney.
P. O. Box 1000,
New Haven, Conn.

A True Bill.

Mearns Thimble

Off Larnier
Foreman.
July 23
July 28
July 29
July 30

0643

0644

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.of Frank Rosenberg
Kingston, New York State Box 519, aged 46 years,
occupation Engineer being duly sworndeposes and says, that on the 1st day of August 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

person of deponent, in the night time, the following property viz:

One double Cased gold watch and
gold watch chain together of the
value of sixty dollars

the property of

Deponent

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

and carried away by

Morris D Marks (now here)
from the fact that at about the hour
of seven o'clock P. M. on said date
while deponent was standing in a crowd
on board the ferry boat Newburgh
plying between Westport and New York
and on the way to New York the defendant
stood alongside of deponent and placed
one of his defendant's arms on deponent
left shoulder deponent felt a tug or pull
at deponent watch chain attached to the
aforesaid watch and worn in the left
hand side pocket of deponent's vest
deponent immediately looked down and
missed the aforesaid watch and chain

of Frank Rosenberg
Special Agent in Charge
Police Department
New York City

0645

and the defendant immediately walked
away from defendant through the crowd
defendant accused the defendant of taking
gold watch and chain and defendant
positively identifies said defendant

Sworn to before me this

2nd day of August 1907

Frank Isenberg

Notary Public
Police Justice

0646

Sec. 198-200.

15th District Police Court.

CITY AND COUNTY
OF NEW YORK.

Morris B Marks, 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.

Morris B Marks

Question. How old are you?

Answer.

24 Years

Question. Where were you born?

Answer,

New York City

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

Answer.

1570 2nd Ave 2 Years

Question. What is your business or profession?

Answer,

Jeweller Dealer

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

Answer.

I am not guilty
Morris B. Marks

Taken before me this

day of

188

Police Justice

0647

Police Court--1st District. 1236

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank Rosenberg
Kingston, N.Y.
P.O. No. 519
Morris B. Marks

2
8
4

Dated August 2nd 188

Magistrate.

Officer.

Clerk.

Witnesses

No.

Street,

No.

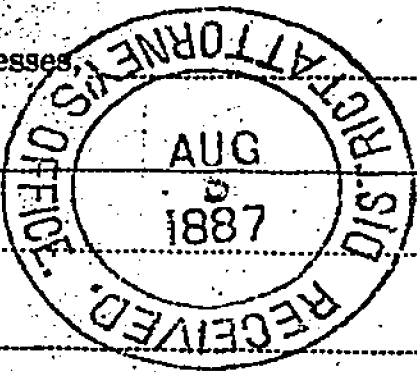
Street,

No.

Street.

\$ 1000 to answer

Sessions



(Copy)

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

Morris B. Marks
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York until he give such bail.

Dated

188

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0648

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Morris B. Madors

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

- Morris B. Madors -

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

The said

Morris B. Madors,

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

First day of *August*, in the year of our Lord

one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the

night time of the same day, with force and arms,

one watch of the value of
Twenty dollars, and one chain
of the value of Twenty dollars,

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

Handwritten signature

District Attorney.

0649

BOX:

272

FOLDER:

2615

DESCRIPTION:

Maroney, John

DATE:

08/09/87



2615

Witnesses:

Richard Young

Counsel,

Filed, *9th* day of *Aug* 188*7*

Pleads,

16 THE PEOPLE

vs.

John Maroney

Grand Larceny *second* degree
[Sections 528, 58 1 Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Amelia D. Thomsby

Aug. 10. 1887 Foreman.

Pleads *P. L.*

Per: Six ms

0650

0651

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, ss.of No. 230 W. 4th Street, aged 36 years,

occupation Liquor dealer being duly sworn

deposes and says, that on the 1st day of August 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:

Gold hunting case watch and
plated gold chain attached
together of the value of one hundred
dollars. (\$100.00)

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Maroney (now here)

from the fact that at the hour of
one o'clock PM said date deponent
hung said watch and chain on a
nail in a closet in his saloon.
And at the hour of six o'clock PM
same day deponent missed said
property. And deponent is informed
by Charles Becker that he saw the
said defendant have a watch & chain
in his the defendant's possession on the
above mentioned date and saw him
sell said watch and chain to a man
in Washington Square for the sum of
four dollars and fifty cents. And the

Subscribed before me this 1st day of August 1887

Police Justice.

0652

said defendant has since admitted
and confessed in open court in the
presence of deponent and Detective
Sergeant Litter that he did take
steal and carry away said property
wherefore deponent prays the said
defendant may be held and dealt with
according to law

Sworn to before me) Richard Young
this 3^d day of Aug 1887)

P. J. Duffy
Police Justice

0653

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 10 years, occupation Charles Acker
43 Christopher go to school of No. Street, being duly sworn deposes and

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

Sworn to before me, this Paul
day of Aug 1887 } Charles Acker

Police Justice.

0654

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty I took the
watch and sold it for four
dollars and fifty cents.

John ^h Maroney
mark

Taken before me this:

day of

[Signature]
Police Justice

0655

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

John ~~guilty thereof~~, I order that he be held to answer the same and 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

188

[Signature] Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

[Signature] Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

[Signature] Police Justice.

0656

Police Court

217 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Richard Young
John Maroney

Lancey
Lancey

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

Aug 3rd
Duffy

188

Magistrate.

Det Sergeant Jones

Officer.

Precinct.

Witnesses

Charles Acker

No.

43 Christopher

Street.

No.

Street.

No.

Street.

\$

1000

to answer

Genesee

Com

0657

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 Maroney

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

John Maroney

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

The said

John Maroney

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

one watch of the value of
ninety five dollars, and
one chain of the value of
five dollars.

of the goods, chattels and personal property of one

Richard Young

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.

Richard Young

District Attorney.

0658

BOX:

272

FOLDER:

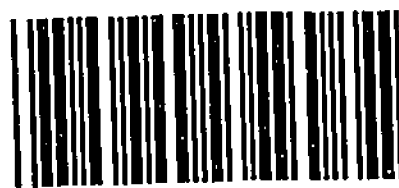
2615

DESCRIPTION:

Martin, Albert

DATE:

08/08/87



2615

0659

L. B. Wendell
214 Oak Place

Albion for Doyle
246 8/17 Brennan

Counsel

Filed 8 day of Aug 1887
Pleads Not Guilty (9)

Witnesses:
Marion Doyle

A. Rigold

Off. Courtline

THE PEOPLE

vs.

W. H. P.

Albert Martin

*Or dep 23/87
Grand Juror*

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

RANDOLPH B. MARTINE,

District Attorney.

A True Bill

Or dep 23/87

Foreman.

*Sept 23/87
Foreman
J. M. D.*

0660

Police Court—2nd District.City and County { ss.:
of New York,of No. 23 West 39 Street, aged 35 years,occupation Landlady being duly sworndeposes and says, that on the 28 day of May 1884 at the City of New

York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by AlbertMartin, now here, who

shot, and wounded this

Deponent in her right

arm by exploding and

discharging a loaded

revolver fire-arm, held

in the hand of said

Martin, as Deponent is

informed by Nathan Rigota of

25 West 37 St.~~with the felonious intent to take the life of deponent, or to do her 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 May 1884 herMaria Doyle
markJohn Thomas Police Justice.

0661

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

of No.

occupation

that on the

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

Street, aged 38 years,

being duly sworn deposes and says,

day of

1884

I, Nathan Zigold
Chemist
28
do hereby depose and say that on the 28th day of May 1884 at the City of New York, in the County of New York, I saw one Albert Martin fire, explode and discharge a revolver fire-arm in 37th St. between 4th and 8th av. at about 8,30 o'clock on the night of said date; and I deponent has reason to believe that the Ball from said fire arm wounded one Maria Hayle whose Complaint is here attached Nathan Zigold.

Sworn to before me this 28th day of May 1884

John J. Lawrence
Police Justice.

0662

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Albert 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty
Albert Martin

Taken before me this

188

Police Justice

0663

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 Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 29 1887 John J. Furman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

..to answer

0665

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Martin

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

— Albert Martin —

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

The said *Albert Martin,*

late of the City of New York, in the County of New York aforesaid, on the *twenty eighth* day of *July*, — in the year of our Lord one thousand eight hundred and eighty *seven*, with force of arms, at the City and County aforesaid, in and upon the body of one *Maria Hodge*, in the peace of the said People then and there being, feloniously did make an assault and to, at and against *her* the said *Maria Hodge*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Albert Martin* — in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge, with intent *her* the said *Maria Hodge*, — 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

— Albert Martin —

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

The said *Albert Martin,*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Maria Hodge*, — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *her* the said *Maria Hodge* — a certain *pistol* then and there charged and loaded with gunpowder and one leaden bullet, which the said *Albert Martin* — in *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0666

BOX:

272

FOLDER:

2615

DESCRIPTION:

Mayer, George

DATE:

08/04/87



2615

0667

Counsel, Q.P. Wapner
Filed, 4 day of Aug, 1887
Pleads, Not Guilty (5)

THE PEOPLE
George Mayer
alias
Franz Mayhops

RANDOLPH B. MARTINE,
District Attorney.
A True Bill. S.P. 14 Med.

Foreman.
Sept 19 1887

Section 1079 Penal Code.

0668

Pro. 37
" 37
Oct. 1887

New York 26 August 87

Lieber Schuetz!

Ist hier in verlegenheit
wegen meine Mäcke und
möchte Dich ersuchen noch
mal zu Steinbrechen 405
u. 74 Stk. zugehen, da ist noch
Solche da, und wenn die
Kunst ist, wilt so sende mir
wie folgt, 1 Oberseid, 1 Unter-
seid, 1 paar Knäusche,
1 Trenchentuch. Ferner möchte
ich meine andere Hose auf
gerne haben. Die befindet sich
auf bei Steinbrechen und
meiner Wüste, alles was hier genannt
kannst Du bei Steinbrechen von
finden, ich habe keine Wüste hier
und meine Hose ist sehr schlecht.
Anfangt Monat September
komme ich wieder von Genöths.

kaffen ist zum letzten mal,
 und ich möchte gerne wissen
 wieviel du sehen folge dessen
 bitte ich sehr. Denn das hier
 vorgeant mir zu senden.
 Ich habe an Steinbröchen geschrieben
 eben und so gar Leute sich geschrieben
 du hast aber nichts von dir hören
 lassen, du hast mir auch nicht das
 bewusste Geld geschickt. Ich er-
 warte heute oder morgen
 Oswald Wagener und werde
 denen das aufgeben, das der mir
 das Geld v. Dürker 46 Th. befor-
 gen wird.

Lieber Schatz!
 Ich hoffe dich noch auf folg.
 des aufmerkham, ich habe das
 letzte mal aufgerichtet gesagt das
 ich dich gebeten hatte meine Adresse
 bei dir aufzu geben 300 g. 75 Th.
 und du solltest es mir auf er-
 laubst. Ferner habe ich Oswald

Wagener da vor in Kontanz
 gesetzt von wegen das Abminken
 das Schatz bei dir gekommen
 wäre du solltest ihm bei meine
 Hinrichtung beistehen sein sollen.
 Diese Frage wird Wagener dir
 jedenfalls auf. gericht stellen,
 ich bitte dich die Waise seit Dür-
 ker zu sagen, was der Grund
 hiervon ist. Dürker weißt die
 Dürker nichts. Ich liegt mir
 jetzt ganz klar auf die Hand
 das Schatz der Sporn an
 meine Verhaftung ist und
 weiter niemand. Schatz hat
 die Frau Kunst, so wie mir
 gegenüber Karte genommen.
 Ich werde ihm jetzt aber
 selber kommen, wenn die Frau
 Kunst hier wäre dann wäre
 sie auf in Haft.
 Ich bitte dich Lieber Sch.
 meinen Wunsch zu erfüllen.

0670

Ist foppe Das ist frei aufge-
hen werde, und foppe auf
Das die Company mir zahlen
muss, natürlich kommt es auf
Deine Aussage sehr viel an,
ist foppe Das die zu mein
stern günstigen Aussagen
winkt. Wenn du etwas meinst
es ersparen fast bitte lass mir
es wissen, können Schreibe
mir paar Worte Das ist
weiss ob du diesem Brief em-
pfangen fast es werden hier
im Tombs keine Briefe ge-
öffnet.

Besten Gruß

George Mayer.

Zelle 78 Tombs
N.Y.

0671

(Translation)

New York 26 August 87

Dear Schmetz!

I am troubled about my linen and would ask you to go once more to Steinbrecher, 405 E. 74. St. as I have done there yet, and if you can and will, send me the following, 1 overshirt, 1 undershirt, 1 pair stockings, 1 pocket-handkerchief. Besides I would also like to have my other pants, these are also at Steinbrecher, and my vest, everything mentioned here you can find at Steinbrecher, I have no vest here and my pants are ^{very} ~~bad~~. In the beginning of September I come again before the Court, as I hope, the last time, and I would like to look a little clean, in consequence I pray you very much to send the above mentioned. I wrote to Steinbrecher and even sent people to him, but he has not been heard from. Now has he sent me that money. To day or to morrow I expect lawyer Wagner, and will charge him that he gets for me the money from Denker 46 St.

Dear Schmetz!

I yet call your attention to the following, I stated in Court the last time that I had asked you to give my address with you 306 E. 75 St. and that you had given me your permission. Furthermore I informed lawyer

0672

Wagener, about the killing (finishing off).
That Icharf had come to you to assist him
in my execution. This question Wagener
will of course put to you in Court, I pray
that you tell the truth in regard to it.
About the reason of this you know absolutely
nothing. It is now perfectly clear to me
that Icharf is the spy ^{causing} ~~is~~ my arrest, and
no one else. Icharf has taken revenge on
Mrs Hurst and me. But I will get nearer
to him now, if Mrs Hurst were here she
also would be in prison. I pray dear
Sch that you fulfill my wish. I hope
that I will go out free, and also hope
that the Company must pay me, of course
very much depends upon your testimony.
I hope that you will testify in my favor.
If you have heard any thing new, please let
me know it, also write a few words that I
know whether you received this letter, here,
in the Tombs, no letters are opened.

Best compliments
George Wagner
cell 78 Tombs
M. Y.

0673

The People

on

George Meyer

(alias Frank Mayhoff)

felony

Letter of Meyer to
Schwey, dated August 28,
and translation

0674

Tombs New York 11 Aug.
1887
D^r Ex.
Oct. 18th 1887
Lieben Schuetz!

Heute kam ich dir von
meiner iher meine Verfechtung
mittheilen, Am letzten
Freitag war ich mit Privat
Wagenen aufs Gericht, es war
den mir die Herren fragen
gestellt, und zu letz ob ich
schuldig oder unschuldig ist
saher mich unschuldig bekent
Die Company hat mich in so
fern verurtheilt lassen, und be-
schloß das ich meiner ange-
gebenen Sache als mein Verlust
sein soll, volgedessen bitte
ich dich Lieben Schuetz! Das du
zu meinen gunsten sprech-
en werdest, überhings kommt

0675

TORN PAGE

ja auch nicht viel sagen über
 meine Lage. Den Du weißt von
 nichts, mag meine Überlegung
 sat Schanck für einen Theon
 gespielt. Ich hoffe das ich frei
 aufgehen werde. Von Stein
 bringen 405 G. 74 Str. habe
 ich noch nichts gehört, ich m.
 te dich noch mal bitten um
 für zu gehen und um den Lage
 Das es mein Geld was ich
 noch zu ~~haben~~ bekommen
 habe folgen müsste, und
 mir zu Liecken köte, man
 kan für wirtlich paar Cent
 gebrauchen. An die aus
 1441 or 1541 etw, et. betu.
 81 and 82 Str. habe ich gefrie-
 ben Das ich um die Zeit
 mit vor laien lasse, es hat
 mir aber noch nicht geant-
 wortet, Das Syniswort lautet
 ein Freund in der notz gehen

0676

TORN PAGE

100 auf ein Loth und Das
 ist warheit. Vor Allen Din-
 gen soße ich von Dir Lieben
 Schutz! wen Du zu ver-
 sandung kömst Das beste
 und zu meinen Gunsten
 sprechen werden, ich bereite
 Dir Darauf vor, um was
 es hier handelt. Die
 Company kan mir es
 nicht beweisen was ich alle-
 in mein Eigentum
 gehabt habe, üben laßt
 habe ich niemanden in
 meinen Taschen hinein sen-
 sen lassen, nun will
 Die Company mir absolut
mein eignes maßen. Ich
 soße Das beste.
 Mit Gruß

George Mayer
 78 Tombs st. N. City

0677

Tomb, New York 11 Aug. 1887

Dear Schuetz!

To day I can already give you news about my arrest. Last Friday I was in Court with lawyer Wagemer, several questions were put to me, and finally, whether I was guilty or not guilty; I pleaded not guilty. The Company had me arrested and ~~it~~ asserted that I had stated more than my life is supposed to be. In consequence hereof I beseech you, dear Schuetz! that you will speak in my favor, besides you can not say much about my affair, for you know nothing, according to my idea Scharf played the spy here. I hope that I will be acquitted. I have not yet heard from Steinbrücker, 405 E 74th Str, I would ask you once more to go to him and tell him that he should fetch ~~the~~^{my} money which yet remains due to me, and to send it to me, one can really use a few cents here. I wrote to Richard, No 1441 or 1541 Ave A, betw 81st & 82nd Str that I will have him summoned as a witness. But he has not answered as yet. The proverb says one friend in need go 100 to the half ounce, and that is the truth. Above all I expect from you, dear Schuetz, if you come to the trial, that you

0678

will say the best in my favor. I
prepare you for it, upon what is involved
here. The Company can not prove to me
(against me) all what I had in my
property (what I possessed) altogether
I let nobody look into my things, now
the Company absolutely intends to make
me perjured (to prove that I committed
perjury) I hope the best.

With compliment
George Mayer
78 Tombs N. Y. City

The Eagle

agst-

George Mayer

to boy

Mr. Mr.

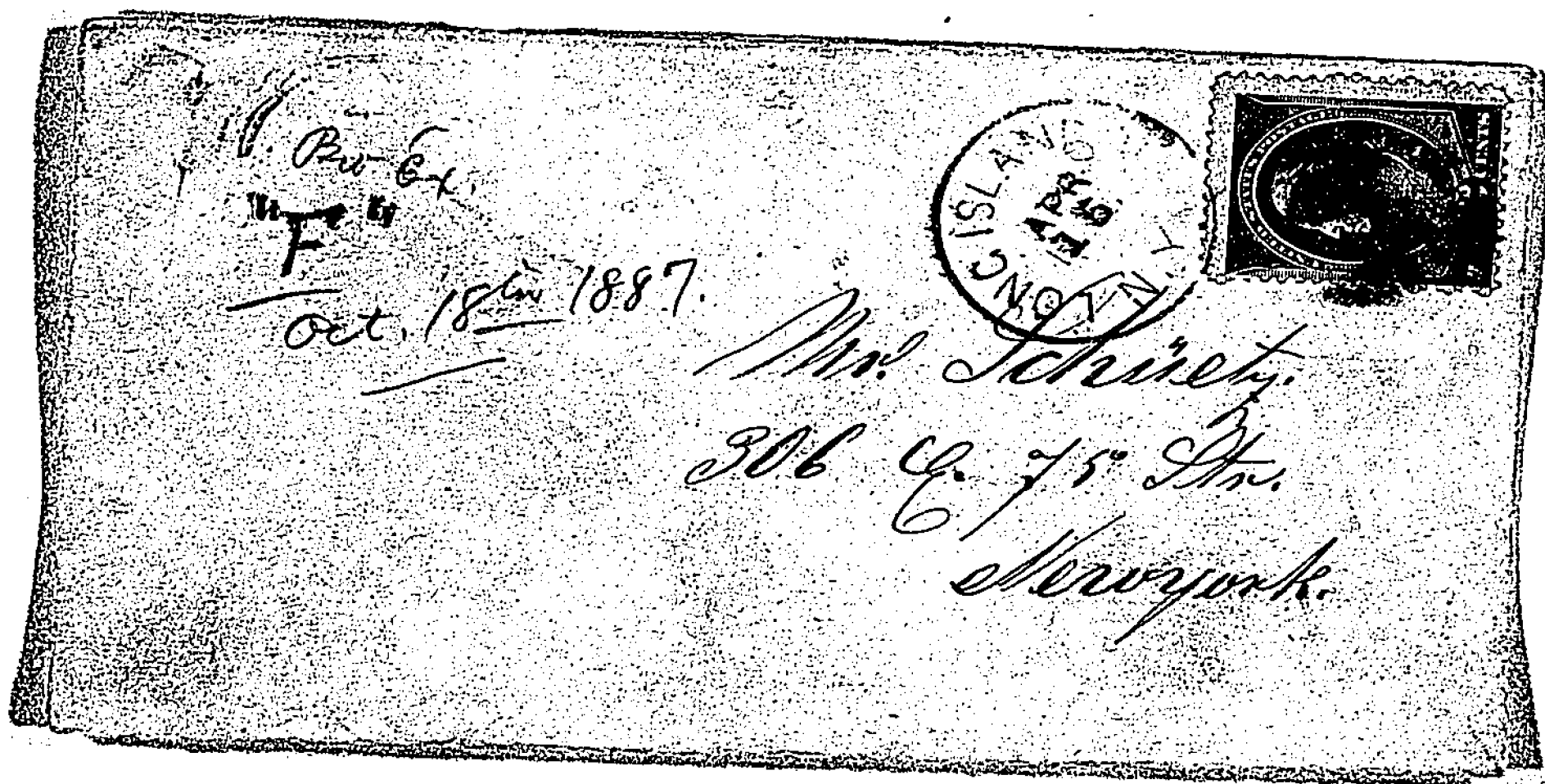
Letter of Geo Mayer

to Schwartz. Aug. 11. 87

and translation

J C

0679



0600

Lillian Forman Schick

Ich habe die galvanische Kette
 von W. Schwanke erhalten
 und habe die Kette
 von Schwanke erhalten
 und habe die Kette
 von Schwanke erhalten

1. *Passer Bitterif. 9. 10.*
2. 10. 11. 12. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110. 111. 112. 113. 114. 115. 116. 117. 118. 119. 120. 121. 122. 123. 124. 125. 126. 127. 128. 129. 130. 131. 132. 133. 134. 135. 136. 137. 138. 139. 140. 141. 142. 143. 144. 145. 146. 147. 148. 149. 150. 151. 152. 153. 154. 155. 156. 157. 158. 159. 160. 161. 162. 163. 164. 165. 166. 167. 168. 169. 170. 171. 172. 173. 174. 175. 176. 177. 178. 179. 180. 181. 182. 183. 184. 185. 186. 187. 188. 189. 190. 191. 192. 193. 194. 195. 196. 197. 198. 199. 200. 201. 202. 203. 204. 205. 206. 207. 208. 209. 210. 211. 212. 213. 214. 215. 216. 217. 218. 219. 220. 221. 222. 223. 224. 225. 226. 227. 228. 229. 230. 231. 232. 233. 234. 235. 236. 237. 238. 239. 240. 241. 242. 243. 244. 245. 246. 247. 248. 249. 250. 251. 252. 253. 254. 255. 256. 257. 258. 259. 260. 261. 262. 263. 264. 265. 266. 267. 268. 269. 270. 271. 272. 273. 274. 275. 276. 277. 278. 279. 280. 281. 282. 283. 284. 285. 286. 287. 288. 289. 290. 291. 292. 293. 294. 295. 296. 297. 298. 299. 300. 301. 302. 303. 304. 305. 306. 307. 308. 309. 310. 311. 312. 313. 314. 315. 316. 317. 318. 319. 320. 321. 322. 323. 324. 325. 326. 327. 328. 329. 330. 331. 332. 333. 334. 335. 336. 337. 338. 339. 340. 341. 342. 343. 344. 345. 346. 347. 348. 349. 350. 351. 352. 353. 354. 355. 356. 357. 358. 359. 360. 361. 362. 363. 364. 365. 366. 367. 368. 369. 370. 371. 372. 373. 374. 375. 376. 377. 378. 379. 380. 381. 382. 383. 384. 385. 386. 387. 388. 389. 390. 391. 392. 393. 394. 395. 396. 397. 398. 399. 400. 401. 402. 403. 404. 405. 406. 407. 408. 409. 410. 411. 412. 413. 414. 415. 416. 417. 418. 419. 420. 421. 422. 423. 424. 425. 426. 427. 428. 429. 430. 431. 432. 433. 434. 435. 436. 437. 438. 439. 440. 441. 442. 443. 444. 445. 446. 447. 448. 449. 450. 451. 452. 453. 454. 455. 456. 457. 458. 459. 460. 461. 462. 463. 464. 465. 466. 467. 468. 469. 470. 471. 472. 473. 474. 475. 476. 477. 478. 479. 480. 481. 482. 483. 484. 485. 486. 487. 488. 489. 490. 491. 492. 493. 494. 495. 496. 497. 498. 499. 500. 501. 502. 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. 513. 514. 515. 516. 517. 518. 519. 520. 521. 522. 523. 524. 525. 526. 527. 528. 529. 530. 531. 532. 533. 534. 535. 536. 537. 538. 539. 540. 541. 542. 543. 544. 545. 546. 547. 548. 549. 550. 551. 552. 553. 554. 555. 556. 557. 558. 559. 560. 561. 562. 563. 564. 565. 566. 567. 568. 569. 570. 571. 572. 573. 574. 575. 576. 577. 578. 579. 580. 581. 582. 583. 584. 585. 586. 587. 588. 589. 590. 591. 592. 593. 594. 595. 596. 597. 598. 599. 600. 601. 602. 603. 604. 605. 606. 607. 608. 609. 610. 611. 612. 613. 614. 615. 616. 617. 618. 619. 620. 621. 622. 623. 624. 625. 626. 627. 628. 629. 630. 631. 632. 633. 634. 635. 636. 637. 638. 639. 640. 641. 642. 643. 644. 645. 646. 647. 648. 649. 650. 651. 652. 653. 654. 655. 656. 657. 658. 659. 660. 661. 662. 663. 664. 665. 666. 667. 668. 669. 670. 671. 672. 673. 674. 675. 676. 677. 678. 679. 680. 681. 682. 683. 684. 685. 686. 687. 688. 689. 690. 691. 692. 693. 694. 695. 696. 697. 698. 699. 700. 701. 702. 703. 704. 705. 706. 707. 708. 709. 710. 711. 712. 713. 714. 715. 716. 717. 718. 719. 720. 721. 722. 723. 724. 725. 726. 727. 728. 729. 730. 731. 732. 733. 734. 735. 736. 737. 738. 739. 740. 741. 742. 743. 744. 745. 746. 747. 748. 749. 750. 751. 752. 753. 754. 755. 756. 757. 758. 759. 760. 761. 762. 763. 764. 765. 766. 767. 768. 769. 770. 771. 772. 773. 774. 775. 776. 777. 778. 779. 780. 781. 782. 783. 784. 785. 786. 787. 788. 789. 790. 791. 792. 793. 794. 795. 796. 797. 798. 799. 800. 801. 802. 803. 804. 805. 806. 807. 808. 809. 810. 811. 812. 813. 814. 815. 816. 817. 818. 819. 820. 821. 822. 823. 824. 825. 826. 827. 828. 829. 830. 831. 832. 833. 834. 835. 836. 837. 838. 839. 840

Robert G. G. G.
J. M. G.

0681

Translation

Dear friend Schmitz,
In case you should have a chance to meet W. Scharf, would you tell him that Mrs. Hurst must meet him (must of necessity confer with him, or that it is important to confer with her).

Besides I pray thee not to talk to any one about this letter, as soon as you have read this put this letter at once into the fire.

Best regards

F. Maykopf

(N. B. — this letter is not dated, but the envelope in which it was enclosed is postmarked April 15th — the fire occurred April 24th.)

0682

The People

George Mayer

alias Maykopf

Dr. in

Letter of Mayer

(signed H. Maykopf)

to C. Schütz, not

Dated: postmarked

April 15th, and

translation

Court of General Sessions.

P a r t 2 .

- - - - -X
The People of the State of New York. :
: Before Hon. Rufus
against : B. Cowing, and
: a Jury.
: George Mayer.
- - - - -X
Indictment filed August 4th, 1887.

New York, October 18th, 1888.

APPEARANCES: For the People, Assistant District Attorney, Ambrose H. Purdy.

For the Defendant, A. P. Wagener, Esq.

Mason A. Stone, a witness for the People, testified.

I am Secretary of the Greenwich Insurance Company of the City of New York.. I first saw this Defendant in the early part of March.

IT is conceded by the defendant that the Prisoner on the 9th of April 1887 took out a Policy of Life Insurance on household furniture that day, and I had \$275. in the Greenwich Insurance Company of this City; that the furniture was in a house in 4th Street in Hunters' Point. It is further admitted there was a fire in this house on the 24th of April.

Clement Shutz, a witness for the People, testified:-

I live at No. 1156 3rd Avenue. I am a cuff maker. I know the Defendant. His proper name is Franz Maykopf. The Defendant was first introduced to me by a man named William Scharf. In June 1887, I had a conversation with the Defendant in my house; William Scharf brought him in. Scharf told me before, that his only business was setting houses on fire, and Mr. Mayer, he

0684

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told me was one of his customers. We had several tick-
~~ticks~~ in our house, stating how we w could set houses on
fire, and get the money. The prisoner Meyer said:
" A man is a dam~~n~~ fool, who works for a few cents, when
he can make money easier, than to work". He said you
could get money by setting houses on fire, and getting
the insurance money. They said that we hired anhouse,
got it insured. Then they took benzine, and ~~caps~~ and
put it all over the house, set it on fire and got the
insurance. I went over to the house in Hunters
Point once before the fire, and I saw Meyer and Mrs.
Horst there. There was some furniture there but not
much.

Q Did you know when the fire was to come off? A. Yes sir

Q Who told you? A. Mr. Scharf told me.

Q Was Meyer present when he told you this? A. Yes sir.

Q Did you go over and see how it worked? A. No sir,

I didn't go but I went over the next morning after
the fire. They told me that the benzine was put in
five hog bladders; then a fuse was attached to the hog
bladders, and the fuse lighted. I saw Meyers two days
after the fire, and he says to me: Do you know anything
about the fire", and I says: "I was over there", and he
was very scared about it, and went away. I told him
the damage wasn't much. I saw Meyers a few days after
that and he told me that he had been to the Insurance
Company, and that they had made trouble about it.
I wrote out a list of articles which was handed me by
the request of MR. Meyer. He said they were a list
of articles which were burned in the house at Hunters'

0685

3

Point, and which he would present to the Insurance Co.
Cross-Examination.

I am 26 years old. .I have
always known the prisoner under the name of Maykopf.
When he came to me in 82nd Street, he showed me an Insurance Policy, and told me he was insured by another name. Mrs. Horst and MR. Scharf were present at the conversation I had with Mr. Mayer; and another man. My wife was also present but she was busy at her work.
Q You said in your direct examination that "They" said they would set the house on fire, what do you mean by "They"? A. The woman said it. Scharf said it, and Meyer said it. The benzine was shown to me about four weeks before the fire, by Meyer. Mrs. Horst is now in Germany.

Re- Direct Examination.

When I was introduced to Meyer he spoke to me about this Insurance business, and he said; "The workman who doesn't do that is a damn fool; it is a nice easy way to make money".

Henry Dunste, called on behalf of the People, testified:

I reside at Hunters' Point, Long Island, and have lived there three months. I know the prisoner at the bar, and I knew Mrs. Horst. I knew of this man living in Hunters' Point. I recall the fire in the house where he was living, it was about two blocks from my house. I heard Mrs. Scharf tell Meyer, that Scharf had told some person in Greenpoint that they had set the house on fire, and that it was true.

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Cross - Examination.

Meyer told me that he was working in New Jersey when the fire happened.

Q The fire was on Sunday night, and he came *back*
Wednesday? A. Yes sir.

Constantine Witt,, testified:-

I am Superintendent of the German Hospital.
I know the prisoner Meyer. He worked there as a nurse in 1884 for about eight months. I knew him by the name of Franz Maykopf, and I can produce receipts which he signed in that name. (Receipts offered and marked)

Cross-Examination.

The prisoner was honest while in the hospital.

Henry Waltman, a witness for the People, testified.

I am a furniture mover . I moved some furniture for the defendant Meyer about the month of April this year from 81st street to Hunters' Point, and he told not to tell anyone about *that stuff* .

Cross-Examination.

I beleive it was in the month of April. I dont think it was inthe month of March.

George H. Paynter, a witness for the People, testified:-

I am in the insurance and real estate business.
I visited the house in Hunters' Point where this fire took place, and I found the *furniture named on that* paper there which I produce.
Mrs. Horst had effected an insurance policy on the goods

0687

4

mentioned there in this paper.

--- D E F E N S E . ---

George Mayer, the Defendant, testified:-

I was born in Germany. I am 40 years old. I am in this Country about three years. I obtained the Policy of Insurance, spoken of in this case from the Greenwich Insurance Co. on the 9th of April 1887. I lived at the place in 4th Street Hunters' Point spoken of in that Policy at that time. I wasn't there at the time that the fire took place, but was in Jersey City working as a nurse. I had Shultz write out a list of my furniture as he says has stated. I didn't demand any money from the company at any time.

Q Did you or Scharf or Schults ever have any conversation about getting an insurance on property, and setting fire to it, and then collecting the Insurance?

A No sir,

Q Shultz says he was introduced to you about Christmas at his house by Scharf? A. No sir, that is not true; I never shipped any benzine to Mr. Scharf's or to the house in Hunters' Point.

Q Are you an anarchist? A. No sir, I don't know what the word means.

Schults and Scharf wanted me to enter into a scheme that they had to kill a money lender on 51st Street, between Third and Lexington Avenue.

Cross-Examination.

Q You say that Schultz and Scharf threatened to kill you? A. Yes sir, and they asked me to help them kill

0688

5

a man and since that time I did not like them.

Q *How is it that* if Schultz and Scharf were such bad men that you didn't want to associate with them, that you wrote this letter to Schultz, asking him if ~~you~~^{he} ~~would~~ to testify here *for you*? A. He told me if any body was arrested I should let him know.

Q What were you expecting to be arrested for? A.

A. I didn't know anything about it.

My right name is George Mayer: Maykopf is my step-father's name.

(Several letters *of the defendant* written in German were shown to the witness to identify his writing)

Israel H. Green, a witness for the defendant testified:-

I am a *merchant tailor* and carry on business at 144 3rd Avenue. I know the defendant Mayer; he has been a customer of mine. In the beginning of the Summer 1886, he came to me and bought a *pair* of ~~ben-pant~~ *trousers*, and paid about \$6.50 for that. Then he bought a black coat and vest for \$3.50. Then he afterwards bought a dark blue suit from me. Then a little while after that he came back and bought an overcoat.

David N. Carvalho testified: to certain ~~lines~~ *being* in Prisoner's handwriting which the prisoner had testified ~~me not~~.

THE JURY found the Prisoner guilty.

0689

Indictment filed Aug. 4. 1887

The People &c.

against

George Mayer

Abstract of testimony on
trial October 18th 1887.

0690

POLICE COURT, FOURTH DISTRICT.

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

of No. 161 Broadway Street, being duly sworn, deposes and says,

that George Mayer (now present) is the person of ~~that~~ ^{the} name of

Frank Mayer mentioned in deponent's affidavit of the 14th day of July 1887

hereunto annexed.

Sworn to before me, this 15th

day of July 1887

W. A. Stone
POLICE JUSTICE.

0691

Penal Code p 146 § 579

any person who either

- 1 presents or caused to be presented a false or fraudulent claim, for the payment of a loss upon a contract of insurance; or
- 2 Prepares, makes or subscribes a false or fraudulent account, certificate, affidavit of proof of loss, or other document or writing, with intent that the same may be presented or used in support of such a claim;

Is punishable by imprisonment for not more than five years, or by a fine of not more than five hundred Dollars, or by both such fine and imprisonment

0692

City and County of New York
 Mason A. Stone, being duly sworn,
 deposes and says, that he resides at number
 20 East 66th Street, in the City of New York,
 that he is the Secretary of the Greenwich
 Insurance Company of the City of New York,
 a body corporate and politic, duly in-
 corporated under the laws of this State,
 and this deponent is informed, and
 has reason to believe, and does believe,
 that one Franz Maykopf, under the
 false and assumed name of George Mayer,
 procured from the said Greenwich Fire
 Insurance Company of the City of New York,
 a contract or policy of insurance, bearing
 date on the ~~eighteenth~~^{nineteenth} day of April 1887, and
 that the said Franz Maykopf, under the
 said false and assumed name of George
 Mayer, on the thirtieth day of April 1887,
 at the City of New York, presented to
 the said Greenwich Insurance Company
 a false and fraudulent claim for the
 payment of a loss upon the said contract
 of insurance, and made and subscribed
 a false proof of loss, with intent that
 the same may be used in support of said
 false and fraudulent claim.

Subscribed and
 sworn to before me

M. A. Stone

Sworn to before me
 this 14 day of July 1887
Samuel W. Wells
 Justice of the Peace

0693

City and County of New York
 Clement Schuch of the the said
 City and County, being duly sworn,
 deposes and says, that he resides at Number
 1156 Third Avenue, in the City of New York;
 that he knows and is well acquainted
 with Franz Maykopf, alias George Mayer;
 that the said Franz Maykopf stated to
 deponent that he, the said Franz May-
 kopf had, in the month of April 1887,
 under the false and assumed name of
 George Mayer, procured from the Greenwich
 Insurance Company of the City of New York,
 a contract or policy of insurance, with
 the intent to defraud and to present
 to the said Greenwich Insurance Company
 of the City of New York a false and fraudulent
 claim for the payment of an alleged
 loss upon the said contract or policy of
 insurance; and this deponent further
 says that the proof of loss made and
 subscribed by, the said Franz Maykopf,
 under the said false and assumed
 name of George Mayer, is false and fraudulent
 to the knowledge of deponent.

Subscribed and sworn to
 before me this day of July 1887

Clement Schuch

Sworn to before me this

14th day of July 1887

Samuel M. Miller Police Justice

0694

City and County of New York
 Hermann Victor, of the City of
 Brooklyn, County of Kings and State of
 New York, being duly sworn, deposes and
 says, that he resides at Number 248 —
 Warren Street, in the City of Brooklyn;
 that he is the agent of the Greenwich
 Insurance Company of the City of
 New York, for the purpose of adjusting
 and settling the claims for an alleged
 loss under a contract or policy of insurance,
 issued by the said Company to one George
 Mayer, whose real name, as deponent
 is informed and believes, is Franz
 Maykopf; and this deponent further
 says that the said Franz Maykopf,
 under the name of George Mayer, on
 the thirtieth day of April 1887, at the
 City of New York, presented to deponent,
 as such agent of the said Company, the
 annexed proof of loss, with intent that
 the same may be used in support of a
 claim for the payment of an alleged
 loss upon the said contract or policy of
 insurance.

Subscribed and sworn to
 before me this day of July 1887

~~H. A. Victor~~
 Hermann Victor

Brought before me
 this 14 day of July 1887
 David McNeill, Police Justice

0695

United States of America.

STATE OF

COUNTY OF

New York
New York

ss.

"B" Be it known, That on this 30th day of April A. D. 1887
before me L. T. Walden a notary public
duly commissioned and sworn, and residing
in the State of New York in the County and State aforesaid, personally
appeared

George Mayer

who being duly sworn, depose and say, and each for himself says, that the following statement and the papers therein referred to and signed with his own hand contains a particular, just and true account of his loss in the words and figures following, to wit:

I. That on the 9th day of April A. D. 1887 the Greenwich Insurance Company, by their Policy of Insurance,

numbered 22115 issued by them
their Agent at New York in the State of New York did insure the
party herein and therein named against loss or damage by fire to the amount of \$ 275. =

On Hornshoer furniture warehouse
ornamented beds, bedding, dinner,
wearing apparel, plates, plated ware
painted books and family stores contained
in the one story frame dwelling house
situate No. 168 Fourth Street Hunters
point Long Island City New York

For the term of one year from the 8th day of April A. D. 1887 to
the 8th day of April A. D. 1888 at noon; which said Policy was subsequently continued
in force by renewal No. until the — day of — A. D. 18 at noon.

II. That in addition to the amount covered by said Policy of said Company, there was
no other insurance made thereon to the amount of \$ — as specified in the
accompanying schedule, showing the name of each company, and the written portions of each policy,
besides which there was no other insurance thereon.

III. That the actual cash value of the property so insured, amounted to the sum of \$ 418.75
at the time immediately preceding the fire, as will appear by the annexed schedule
showing a full and accurate description of each kind of property, and the value of the same, with the damage
or loss on each stated separately.

IV. That the property insured belonged to him

V. That the building insured or containing the property destroyed or damaged, was occupied in its
several parts by the parties hereinafter named, and for the following purposes, to wit:

Dwelling purposes

and for no other purpose whatever.

VI. That on the 24th day of April A. D. 1887 a fire occurred by
which the property insured was injured or destroyed to the amount of \$ 418.75 as set forth in
the statement and the several schedules and papers hereunto annexed, which the deponent declares to be a
just, true and faithful account of his loss as far as he has been able to ascertain the same.

0696

And the insured claim of the Greenwich Insurance Company the
sum of \$ 275. = as follows:

\$ On
\$ On
\$ On
\$ On

Furniture
as per Schedule.

\$ 275. = Total amount claimed.

That the fire originated

Unknown & assured

and the said deponent further declare that the said fire did not originate by any act, design or procurement
on his part, or in consequence of any fraud or evil practice done or suffered by him and that
nothing has been done by or with his privity or consent to violate the conditions of insurance or render
void the Policy aforesaid.

Witness my hand at New York in the County of New York and
State of New York this 30th day of April A. D. 1887

G. Mayer

Subscribed and sworn to, before me, this 30th day of April A. D. 1887

D. T. Walden

Notary Public
N.Y. & C. Corp. fil
in New York

STATE OF
COUNTY OF

} ss.

I,

residing in _____ most contiguous to the property hereinbefore described, hereby certify that I am not
concerned in the loss or claim above set forth, either as a creditor or otherwise, or related to the insured or sufferers; that I have examined
the circumstances attending the fire, or damage as alleged, and that I am well acquainted with the character and circumstances of the
insured, and do verily believe that he by misfortune, and without fraud or evil practice, sustained loss and damage
on the property insured to the amount of \$ _____

In Testimony whereof, I have hereunto set my hand and official seal this
day of _____ A. D. 18 _____

0697

Damaged by fire on Sunday Apr. 24.

1 Bed, fethers and covers	\$ 65.00
1 Blankett	" 6.00
1 Wintersuit	" 36.00
1 Wintersuit	" 30.00
1 Summersuit	" 28.00
1 Summersuit	" 26.00
1 Winter overcoat	" 35.00
1 summer overcoat	" 23.00
3 par of pants d 4 \$	" 12.00
3 vests d 3 \$	" 9.00
2 plain coats \$ 8 x 10	" 18.00
2 hats \$ 3 x 5	" 8.00
4 pair of shoes, each pair \$ 7	" 28.00
2 Trunks \$ 5 x 7	" 12.00
shirts, stockings underwear etc	" 4.50
4 Neckties 1, 75¢ 3 each 50¢	" 2.25
2 silk mafflers 3 x 4 \$	" 7.00
5 pair of cloes	" 7.00
1 fur cap	" 4.00
1 silk cap	" 1.50
1 Umbello	" 3.00
1 Klock	" 7.00
1 Looking glass	" 6.00
	\$ 418.75

G. Meyer

0698

Sec. 151.

Police Court _____ District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or to any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *Samuel A. Stone*
of No. *20 East 60th* Street, that on the *13th* day of *April*
188*7* at the City of New York, in the County of New York,

Samuel Maykopf alias George May or
did on the 30th day of April 1887
present to the Greenich Insurance
Company a false and fraudulent
claim for the payment of a loss
upon a contract of insurance

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 each and every of you, to apprehend the said Defendant, and bring *him*
forthwith before me, at the *1st* 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 *14th* day of *July*, 188*7*.

Samuel A. Stone POLICE JUSTICE.

0699

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mason A Stone
vs

Franz Maykopf

Warrant-General.

Dated July 14 1887
O'Reilly Magistrate.

Garity Officer.

The Defendant alias Geo Mayer
Franz Maykopf
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

James Garity Officer.

Dated July 15 1887

This Warrant may be executed on Sunday or at
night.

James Garity Police Justice.

REMARKS.

Time of Arrest, July 15-87
Franz Maykopf alias
George Mayer

Native of Germany

Age, 36

Sex, m

Complexion, dark

Color, w

Profession, laborer

Married, yes

Single, no

Read, yes

Write, yes

405 E 74th St

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Question. How old are you ?

Answer.

Question. Where were you born ?

Answer,

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

Answer.

Question. What is your business or profession ?

Answer,

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

Answer.

The defendant refuses to sign
his name

Taken before me this

day of

188

~~Police Justice~~

0701

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 Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 18 1887 Sam'l C. McKill Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0702

G. With, German Hospital,
26 or 27 W. Clarke St.

H. Wohltmann, 365 E. 1st St.
1467 Second Ave. Ex-refugee.

Solomon Arnshteyn, 1536 Second Ave.

E. H. Paynter, 83 Borden Ave
Insurance Agent, Hunter's Point, L.I.C.

Thomas Brady, 314 E. 35 St. Bootblack.

Subpoena and With Decretum of the
2nd salary book of the German Hospital
for 1884 & 1885.

Henry Duvall, 895
42nd Ave.

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

#11 Bill order 1140
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mason A. Stone

20 East 66th St

George Mayer

1 _____

2 _____

3 _____

4 _____

Offence: Presenting false documents
of loss in support of claim
upon the policy of insurance

Dated July 15 1887

Daniel O'Reilly Magistrate

Garvey Officer.

Court Precinct.

Witnesses Herman Victor

No. 32 Liberty Street.

Clement Scheraga

No. 1156 Third Ave Street.

\$1000 & July 18 2 P.M.

No. _____ Street.

\$1000 to answer G S

Commenced

James E. Edwards

19 Cedar St

For additional introduction see other side.

0703

List of Witnesses Subpoenaed on the 13th day
 of Sept. 1887, to appear and testify at the
 COURT OF GENERAL SESSIONS.

Chas J. Lyons
 Subpoena Server.

WITNESS	RESIDENCE	DEFENDANT	HOW SERVED	REMARKS
Bernard Melarkey	21 st P. H. Lyons		P. 2 19	
John Kelly	326 E. 39 th St.	"	P.	" "
Annie Bolger	312 E. 38 th St.	"	"	" moved to 1176 2 nd Ave
Off. J. Duncan	21 st P.	"	"	" with Off. Melarkey
Thos. Mullington	313 E. 39 th St.	"	P.	" moved to 305 E. 39 th St.
John McGuire	"	"	P.	" "
Wm. Buchanan	232 E. 35 th St.	"	"	" with mother
Mrs. P. P. P.	715 2 nd Ave	"	P.	" "
Laurance Hynes	313 E. 38 th St.	"	P.	" "
John Corr	337 E. 30 th St.	"	"	" with sister
Wm. Corr	"	"	"	" "
Fr. Becker	714 2 nd Ave	"	P.	"
John Cuddy	712 2 nd Ave	"	P.	"
Mary Cassidy	331 E. 34 th St.	"	P.	"
Dr. D. J. J.	351 E. 32 nd St.	"	P.	"
Dep. Coroner Jenkins	Cor. Off.	"	"	" in cor. Off.
Thos. D. Waters	320 E. 61 st	"	Personal	"
John J. Quinn	1212 1 st Ave	"	Personal	"
Terrence Quinn	"	"	Personal	"
Alex. Peck	127 E. 76 th	"	L. of Doctor White (with whom he has been)	"

Serve the
 Coroner personally
 at 20th St. 13th St.
 John is
 Francis J. J.
 Wm. is at home in 30th St.

serve him personally

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City and County of New York, ss.

I, Chas J. Lyons, Subpoena Server in the office of the District Attorney
of the County of New York, do solemnly swear that the above return made by me is correct and true.

Sworn to before me this

day of

188

Chas J. Lyons

0705

County Contingencies - To pay expenses
incurred by the Commissioners of
Records in pursuance of Chap
407 of the laws of 1855 the same
to be paid when judicially de-
termined One hundred
Thousand Dollars = \$100,000

0706

COURT OF GENERAL SESSIONS OF THE PEACE
Of the City and County of New York.

-----X
The People of the State of New York
Against
George Meyer otherwise called Franz
Maykopf
-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,
by this indictment accuse, George Meyer otherwise called
Franz Maykopf of a felony, committed as follows:

Heretofore, to wit: on the ninth day of April, in the
year of our Lord one thousand eight hundred and eighty-
seven, at the City and County of New York, The Greenwich
Insurance Company of the City of New York, a body corpor-
ate and politic, duly incorporated under and then and
there existing by virtue of the laws of this State, ^{and lawfully doing business} as
an insurer against loss or damage by fire, by their
certain contract and policy of insurance issued by them,
did insure the said George Meyer, otherwise called Franz
Maykopf (by the name and description of George Meyer)
against loss or damage by fire to the amount of two
hundred and seventy-five dollars, on household furniture,
useful and ornamental, beds, bedding, linen, wearing apparel,
plate, plated ware, printed books and family stores con-
tained in the one-story frame dwelling house, situated at

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No. 168 Fourth Street, Hunters Point, to wit: in the City of Long Island, ^{Rix.} in the said State of New York, for the term of one year, from the eighth day of April in the year aforesaid, to the eighth day of April in the year of our Lord one thousand eight hundred and eighty-eight at noon.

And, afterwards, to wit: on the twenty-fourth day of April, in the year of our Lord one thousand eight hundred and eighty-seven, there occurred a fire in the said dwelling house.

And, afterwards, to wit: on the thirtieth day of April, in the year last aforesaid, the said George Meyer, otherwise called Franz Maykopf, late of the City of New York, in the County of New York, aforesaid, at the City and County of New York aforesaid, in and by the name and description of George Meyer, with force and arms, did feloniously present, and cause to be presented, to the said The Greenwich Insurance Company of the City of New York, a certain false and fraudulent claim for the payment of the sum of two hundred and seventy-five dollars, as a loss occasioned by the said fire upon the said contract and policy of insurance, wherein and whereby he the said George Meyer otherwise called Franz Maykopf, did falsely and fraudulently set up a claim that by the said fire the said property so insured as aforesaid, was injured or destroyed to the amount of four hundred and eighteen dollars and seventy-five cents; and that the said The Greenwich Insurance Company of the City of New York,

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by reason thereof was then and there indebted to him in the full amount of two hundred and seventy-five dollars, being the amount named in the said contract and policy of insurance.

Whereas, in truth and in fact, the said property so insured as aforesaid, was not by the said fire injured or destroyed to the amount of four hundred and eighteen dollars and seventy-five cents, and the said The Greenwich Insurance Company of the City of New York, was not by reason thereof then indebted to him the said George Meyer, otherwise called Franz Maykopf, ~~to~~ the full amount of two hundred and seventy-five dollars, as he the said George Meyer, otherwise called Franz Maykoph then and there well knew: 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.

Paul J. [Signature]
District Attorney.