

0280

BOX:

374

FOLDER:

3498

DESCRIPTION:

Maher, Jeremiah

DATE:

11/21/89



3498

POOR QUALITY ORIGINAL

0281

797

Counsel, *D. J. Shan*
Filed, *188* day of
Pleads, *April* m

VIOLATION OF EXCISE LAW
(Keeping Open on Sunday)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

THE PEOPLE,

vs.

B
Jeremiah Maher

JOHN R. FELLOWS.

District Attorney.

A True Bill.

Alfred Little

Dec 11/89

Foreman.

Indictment by Jurors

Witnesses:
officer Teer

After investigation, claim of opinion that the facts herein do not constitute a prima facie case, accordingly recommend the dismissal of the indictment.

Dec 11/89 *A. R. Barke*
Deputy

POOR QUALITY ORIGINAL

0282

Sec. 198-200.

James District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Armenian M. M. M. 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. *Armenian M. M. M.*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *504 West 39 Street 4 years*

Question. What is your business or profession?

Answer. *Flower 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 and
demand a Jury Trial*

Armenian M. M. M.

Taken before me this *27*
day of *March*, 188*9*
James
Police Justice.

POOR QUALITY ORIGINAL

0283

BAILED, *Robert J. Zimmerman*
 No. 1, by *Robert J. Zimmerman*
 Residence *406 1/2 rd 30* Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court... *2*
 District *490*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Robert J. Zimmerman
 vs.
Robert J. Zimmerman
 1
 2
 3
 4
 Offence *Violation of the*
Law

Dated *May 27* 188*9*

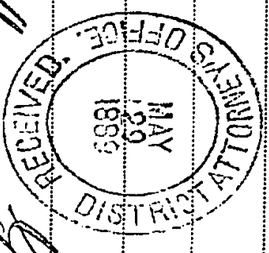
James Magistrate,
 Precinct *30*

Witnesses _____

No. _____ Street.

No. _____ Street.

No. *1011* Street.
 to answer *B. S.*



Barbed

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 *One* 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 *May 27* 188*9* *J. M. Rutledge* Police Justice.

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

Dated *May 27* 188*9* *J. M. Rutledge* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0284

Excise Violation-Keeping Open on Sunday

POLICE COURT- 2 DISTRICT.

City and County }
of New York, } ss.

James W. Deane
of No. 120 Pratt Street,
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 24 day
of May 1887 in the City of New York, in the County of New York,
Heremiah Mahan (now here)
being then and there in lawful charge of the premises No. 504 West 39
Street, a place duly licensed for the sale of strong and spirituous liquors, wines, ale and beer, to be
drunk upon the premises DID NOT KEEP SAID PLACE CLOSED contrary to and in violation of
the statute in such case made and provided.

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

Sworn to before me, this 24 day

of May 1887
J. M. O'Brien Police Justice.

James W. Deane

POOR QUALITY
ORIGINAL

0285

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jeremiah Maher

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

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

JOHN R. FELLOWS,

District Attorney.

0286

BOX:

374

FOLDER:

3498

DESCRIPTION:

Malcomson, Thomas

DATE:

11/14/89



3498

POOR QUALITY ORIGINAL

0287

#119
607

Counsel,
Filed / K *[Signature]* day of 1889
Pleads *[Signature]*

VIOLATION OF EXCISE LAW
(Selling on Sunday, Etc.)
[III Rev. Stat. (7th Edition), page 188, Sec. 21 and page 189, Sec. 5.]

THE PEOPLE,
vs.
[Signature]
Thomas Malcomson
[Signature]

JOHN R. FELLOWS,
District Attorney.

A True Bill.
[Signature]
Foreman.

[Signature]
Oct 24/90

WITNESSES:
[Signature]

POOR QUALITY ORIGINAL

0288

Sec. 198-200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Malcomson 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 Malcomson

Question. How old are you?

Answer. 19 Years

Question. Where were you born?

Answer. Brunswick

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

Answer. 445 - 1st Ave New York

Question. What is your business or profession?

Answer. Bacterium

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
Thomas Malcomson

Taken before me this 7th day of July 1889

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0289

BAILED,
 No. 1, by *Sam'l M. Halbermann*
 Residence *1274 Ave A*
 Street _____
 No. 2, by _____
 Residence _____
 Street _____
 No. 3, by _____
 Residence _____
 Street _____
 No. 4, by _____
 Residence _____
 Street _____

Police Court *14th* District. *1002*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

August Martin
Sam'l Halbermann

Offence *Violation*
Excise Law

Dated *July 7th* 1889

Murray Magistrate

Martin Officer

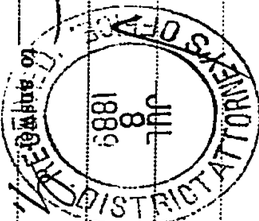
25th Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



David

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 *July 7th* 1889 *Sam'l Murray* Police Justice.

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

Dated *July 7* 1889 *Sam'l Murray* 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 _____ 1889 _____ Police Justice.

POOR QUALITY ORIGINAL

0290

Excise Violation-Selling on Sunday.

POLICE COURT- 4th DISTRICT.

City and County of New York, ss.

Hugh Martin
of the 25th Police Precinct Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 7th day
of July 1889 in the City of New York, in the County of New York, at
premises No. 1323 First Ave, Street,

Thomas Malcomson (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN AWAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said Thos Malcomson
may be arrested and dealt with according to law.

Sworn to before me, this 7th day } Hugh Martin
of July 1889 }
W. M. Murray Police Justice.

**POOR QUALITY
ORIGINAL**

0291

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 Malcolmson

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

The said

Thomas Malcolmson

late of the City of New York, in the County of New York aforesaid, on the
seventh day of *July* in the year of our Lord one
thousand eight hundred and eighty-*seven*, at the City and County aforesaid,
the same being the first day of the week, commonly called and known as Sunday, with
force and arms, certain intoxicating liquors and certain wines, to wit: One gill of wine,
one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial,
one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer,
and one gill of a certain intoxicating liquor to the Grand Jury aforesaid unknown,
unlawfully did sell as a beverage to one *Hugh Martin*

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

SECOND COUNT—

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

Thomas Malcolmson
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

Thomas Malcolmson

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

JOHN R. FELLOWS,

District Attorney.

0292

BOX:

374

FOLDER:

3498

DESCRIPTION:

Mandt, Louis

DATE:

11/14/89



3498

POOR QUALITY ORIGINAL

0293

137 ✓

Counsel,

Filed

14 day of Apr 1889

Pleads,

THE PEOPLE

vs.

R

Louis Mandat

Grand Larceny, 5th Degree.
(From the Person.)
[Sections 528, 580 — Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. Little

Foreman.

Apr 15/89

Wm. Little

Ed. Ref. J.D.

Witnesses:

Otto Rumbold

Officer Heidewick

POOR QUALITY ORIGINAL

0294

Police Court— 3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 328. East 9th Street, aged 29 years,
occupation Fresco painter being duly sworn

Otto Quindt

deposes and says, that on the 4th day of November 1884 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:

One silver watch of the amount and value of ten dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Louis Mand, (now here) for the reason following to wit: On said date deponent was on his way home at about 4:30 A.M. with the afore mentioned watch in his left ~~wa~~ vest pocket, attached thereto by a chain, all of a sudden deponent felt that somebody snatched something away from him and feeling for his watch he missed the same. Deponent pursued the defendant and cried for help. Officer Godroy Heidenrich of the 1st Precinct, Police Court, was present coming from the opposite direction caught this defendant and arrested him, charged by the deponent with having feloniously taken, stolen and carried away this property from his

Sworn to before me, this 18th day of

Notice Justice.

**POOR QUALITY
ORIGINAL**

0295

possession and person in violation of the
statutes in such case made and provided.

Sworn to before me

this 5th day of November 1889

Otto Quinick

John Depp
Police Justice

1000

POOR QUALITY ORIGINAL

0296

Sec. 198—200.

J District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Mandt 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. *Louis Mandt*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *My City*

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

Answer. *No 36. Pitt Street; about five months*

Question. What is your business or profession?

Answer. *Worriors attendant.*

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
Louis Mandt

Taken before me this

day of

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0297

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

Police Court... 3 1642
 District

THE PEOPLE, vs.,
 ON THE COMPLAINT OF

Otto Perinetti

Louis Mandel

1 _____
 2 _____
 3 _____
 4 _____

Offence Larceny from the person

Dated November 5th 1889

W. J. Giffey
 Magistrate

Friedrich
 Officer

Witnesses: A. C. M. & H. O. H.
 No. _____ Street _____
 No. _____ Street _____



No. 500. to answer
 Street _____

own

Person

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 November 5th 1889 _____ Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0298

⁺
District Attorney's Office.

PEOPLE

vs.

Louis Maudt.

Otto. Seindt
338. E. 9th

Off. Heidenrich
14th Street

⁺

POOR QUALITY
ORIGINAL

0299

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Louis Mandt

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

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

The said

Louis Mandt

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *November* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *night* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of ten dollars*

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

*John R. Fellows,
District Attorney*

0300

BOX:

374

FOLDER:

3498

DESCRIPTION:

Martin, Thomas

DATE:

11/26/89



3498

POOR QUALITY ORIGINAL

0301

WITNESSES;

C. H. Potter

Sept Las Sen
a man in
for Bremer

Counsel,
Filed
Pleads, *Indequally*

1884

THE PEOPLE

Grand Larceny Second Degree [Sections 529, 531 Penl Code]

56. 2nd 28.
131. like grapher - 2
Thomas Martin

JOHN R. FELLOWS,

Pr Dec 4/84 District Attorney.

preeds 32 2 dy

A True Bill

William Little

Foreman.

3/12/89, out: JP

POOR QUALITY ORIGINAL

0302

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles F. Tolles
of No. 554 Broadway Street, aged 40 years,
occupation Porter being duly sworn

deposes and says, that on the 16th day of November 1897 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:

Seven coats of the value of about
Seventy five dollars

the property of Solomon Nathan and copartners
and in deponent's care and charge

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 Thomas Martini (now here)

for the reasons that deponent saw
a man take, steal and carry away
said property from said premises
Deponent is informed by Charles Andral
(now here) that he saw the defendant
running down stairs with a quantity
of coats deponent pursued the defendant
through Prince street where deponent
saw his face and saw him drop said
property and escaped.

Charles F. Tolles

Sworn to before me, this 16th day
of November 1897

Police Justice

[Signature]

POOR QUALITY ORIGINAL

0304

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas 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. *Thomas Martin*

Question. How old are you?

Answer. *56 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *332 East 82nd St. 3 weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not guilty*

Thomas Martin
mark

Taken before me this *16th*
day of *November* 188*9*

Police Justice

[Signature]

POOR QUALITY ORIGINAL

0305

For our protection of
Dep. City & Prec.
if not to a. m.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---
District

1928

THE PEOPLE, &c.,

vs.

Charles J. Folio

Thomas Martin

Offence

Grand Larceny

Dated

Nov 16

1889

Hogan Magistrate

Clare Officer

10 Precinct

WITNESSES

Charles Andrew

No. 557

Brentway Street

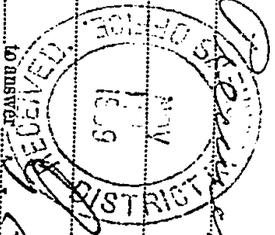
John Colone

No. 10

Street

No. 1000

Street



Conrad

For

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 Nov 18th 1889

Hogan
Police Justice.

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

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

POOR QUALITY
ORIGINAL

0306

x
District Attorney's Office.

PEOPLE

vs.

Thomas Martin

G.L.

Chas. F. Tolles
554 B'way

Off. Clave
10th Prec

Chas. Andreas
554 B'way

POOR QUALITY
ORIGINAL

0307

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 Martin

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

Thomas Martin

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

The said

Thomas Martin

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

ten coats of the value of seven dollars and fifty cents each

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

Solomon J. Nathan

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.

**POOR QUALITY
ORIGINAL**

0300

SECOND COUNT—

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

Thomas Martin

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

The said

Thomas 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,

*ten coats of the value of
seven dollars and fifty cents
each*

of the goods, chattels and personal property of one

Solomon J. Nathan

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

Solomon J. Nathan

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

Thomas Martin

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

JOHN R. FELLOWS,
District Attorney.

0309

BOX:

374

FOLDER:

3498

DESCRIPTION:

Maunder, Frank

DATE:

11/21/89



3498

POOR QUALITY ORIGINAL

0310

NY

Witnesses:

Officer McManey

Counsel,
Filed *2/1/1887* day of *February* 1887
Pleads *Offensively*

VIOLATION OF EXCISE LAW.
(Keeping Open at Unlawful Hours.)
[III Rev. Stat. (7th Edition), page 1989, Sec. 5.]

THE PEOPLE

vs.

B

Frank Mauders

298 1st St

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Arthur Little

Foreman.

Mar 15 1887

POOR QUALITY
ORIGINAL

0311

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Maunders

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

Frank Maunders

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

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

JOHN R. FELLOWS,

District Attorney.

03 12

BOX:

374

FOLDER:

3498

DESCRIPTION:

Mayer, William

DATE:

11/06/89



3498

POOR QUALITY ORIGINAL

0313

Witnesses;

W-L-a

Counsel,

Filed

Pleads,

6
C. J. [Signature]
18
[Signature]

THE PEOPLE

vs.

23

William Mayer

Grand Larceny (Second degree)
[Sections 528, 531/502 Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

[Signature]

Foreman.

Part 5 Nov. 12

Part III November 12/89.
Tried and convicted
Retail Larceny.

Sen: M. Gear

POOR QUALITY ORIGINAL

0314

Police Court— District.

Affidavit—Larceny.

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

of No. 573 Grand Street, aged 57 years,
occupation Plumber being duly sworn

deposes and says, that on the 30 day of October 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

One piece of value
at thirty-five dollars

the property of

Deponent

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

William Meyer (now here) for the reasons following to wit: on the said date this owner was in deponent's store at premises 573 Grand Street and he having missed the same he is informed by James Fallon (now present) that he Fallon saw the defendant and learn says that with the said crew in his possession. Deponent is further informed by Vincent J. Howling (now present) that he Howling saw the defendant and said crew on the sidewalk of East Broadway and after a chase

of sworn to before me, this day 1889

Police Justice.

POOR QUALITY ORIGINAL

0315

of several floors he knowing
through the said defendant

I am to refer me } Emma W. Smith
this 3rd day of October 1888

P. G. Coffey
Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

vs.

1
2
3
4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street.

No. Street.

No. Street.

\$ to answer Sessions

POOR QUALITY ORIGINAL

0316

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 19 years, occupation Plumber's Helper of No. 573 Grand Street, being duly sworn deposes and

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

Sworn to before me, this 30th day of October 1887 } Joe L. Halloran
W. G. Deeff }
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 years, occupation Porter of No. 603 Water Street, being duly sworn deposes and

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

Sworn to before me, this 30th day of October 1887 } Vincent J. Douthig
W. G. Deeff }
Police Justice.

POOR QUALITY ORIGINAL

0317

Sec. 198-200.

9 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William Mayer

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Germany

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

Answer. 57 Chatham Square; six months

Question. What is your business or profession?

Answer. Baker

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 stood on junction of East Broadway of Grand Street, when a man came and handed me a package of the overcoat, here in question and told me to carry it for him down Grand Street, he would give me a quarter of a dollar. all of a sudden he turned around and then told me to throw away the coat and run away, he also run away.
William Mayer.

Taken before me this

day of

October 1888

30 at

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0318

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

16
 Police Court... 3
 District... 1625

THE PEOPLE, Ec.,
 ON THE COMPLAINT OF

James P. Smith
 513rd Street 58
 William Mayson

1
 2
 3
 4
 Offence... Grand Larceny

Dated October 30th 1889

Bluffy
 Magistrate
 Officer
 19th Precinct

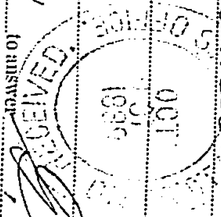
Witness James Fallon

No. 195 Madison Street
 Vincent J. Working

No. 603 West 109th Street

No. 500
 Street
 to receive

8/1
 28/1



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... *October 30th 1889* *Bluffy* Police Justice.

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

Dated... 18... Police Justice.

There being sufficient cause to believe the within named... guilty of the offence within mentioned. I order he to be discharged.

Dated... 18... Police Justice.

POOR QUALITY
ORIGINAL

0319

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Mayer

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

William Mayer

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

The said

William Mayer,

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

one overcoat of the value of thirty five dollars,

of the goods, chattels and personal property of one

Emmett A. 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.

**POOR QUALITY
ORIGINAL**

0320

SECOND COUNT—

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

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

The said

William Mayer,

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

*one overcoat of the value of
thirty-five dollars,*

of the goods, chattels and personal property of one

Emmet H. Smith

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

Emmet H. Smith

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

William Mayer

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

JOHN R. FELLOWS,
District Attorney.

0321

BOX:

374

FOLDER:

3498

DESCRIPTION:

Maziano, Francesco

DATE:

11/18/89



3498

0322

BOX:

374

FOLDER:

3498

DESCRIPTION:

Jacciofino, Giuseppe

DATE:

11/18/89



3498

POOR QUALITY ORIGINAL

0323

Witnesses:

John Smith
Chas. Moore

Counsel,

Filed

day of

1889

Pleads,

Not guilty

THE PEOPLE

vs.

Francesco Magiano
and
Giuseppe Jaciofino

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

JOHN R. FELLOWS,

Attorney at Law, N. Y. & N. J. District Attorney.

Nov 25 1889

Nov 26 1889

A True Bill

John R. Fellows
Foreman.

Nov. 27. 1889

Both tried & acquitted

POOR QUALITY ORIGINAL

0324

Police Court 6 District.

CITY AND COUNTY OF NEW YORK, } ss.

John Smith
of No. 485 East 146 Street,

New York City being duly sworn, deposes and says, that

on Sunday the 2nd day of October

in the year 1889 at the City of New York, in the County of New York, in 148th street near

Morris Avenue he was violently and feloniously ASSAULTED and BEATEN by Francesco Majiano

and Gyriseppe Jaciofino, both now here,
At about nine o'clock in the night of said day deponent, on coming out of his residence was met by said Francesco and said Gyriseppe and another man to deponent unknown. Said Francesco struck deponent with a brown deponent ran pursued by the men, and in 148th street near Morris Avenue he was struck and wounded in the arm by a shot from a pistol which deponent saw pointed at him in the hand of one of his pursuers, the tallest one of the three, whom deponent saw as he turned aside to seek refuge in a doorway. Deponent is still a patient in consequence of the wound received as aforesaid. Said assault was committed

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 11 day of November 1889.

John Smith his mark

John P. ... POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0325

Harlem Hospital,
October 24, 1889.

To Judge Painter:

John Smith is in
much worse condition.
He is developing blood-
poisoning in the arm,
and will not be
able to appear in court
for some time.

Respectfully,
T. J. Currie,
House Surgeon.

Harlem Hospital,
Oct. 22, '89.

To Judge Painter:

John Smith, who
is under treatment in
this hospital for pistol-
shot wound of the forearm,
will not be in condition
to appear at court for
several days.

Respectfully,
T. J. Currie,
House Surgeon.

POOR QUALITY
ORIGINAL

0326

Harlem Hospital,

October 21st 1889.

To Judge Painter.

John Smith is at this
hospital, suffering from a
pistol-shot wound of
the left forearm; It is
thought to be safer not
to discharge him to-day.

Respectfully

T. J. Lewis,
House Surgeon

POOR QUALITY ORIGINAL

0327

Sec. 198—200.

6'

District Police Court.

CITY AND COUNTY OF NEW YORK. } ss.

Francesco Maziano 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. Francesco Maziano

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Italy

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

Answer. Cor. 148 St + Morris Avenue; 5 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

Francesco Maziano
Mante

Taken before me this

day of November 1889.

John W. C. ...
Police Justice.

POOR QUALITY ORIGINAL

0328

Sec. 198-200.

6'

District Police Court.

CITY AND COUNTY OF NEW YORK. } ss.

Giuseppe Gaciopino 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. *Giuseppe Gaciopino*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *East 148th near Morris Avenue, 8 months*

Question. What is your business or profession?

Answer. *Labourer*

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*

Giuseppe his Gaciopino
of the
name

Taken before me this

day of *November* 1889.

John P. ...
Police Justice.

POOR QUALITY ORIGINAL

0329

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 6th DISTRICT.

of Thomas Martin
of the 33rd Precinct Police Street aged years,
occupation

that on the 25th day of October 1889

at the City of New York, in the County of New York he arrested Francesco
Maziano and Giuseppe Jaciopro

now here, on a charge of having committed a felonious assault upon John Smith, on said day, by shooting him with a pistol, at 148th Street near Morris Avenue, inflicting a serious wound in consequence of which said Smith is confined in Harlem Hospital and unable to appear in court. At about 9 P.M. on said day deponent, hearing a shot, went in the direction of the sound and found said Smith lying wounded on the sidewalk, shot through the left arm. Said Smith identified said Francesco as one of his assailants and witnesses of the affray identified said Giuseppe. Wherefore deponent prays that said Francesco Maziano and said Giuseppe Jaciopro may be committed to await the result of the injuries of said Smith.

Thomas Martin

Sworn to before me, this

of October

1889

(day)

Charles W. Stanton
Police Justice.

POOR QUALITY ORIGINAL

0330

Police Court -- 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Martin

vs.

1 Francesco Majiano
2 Giuseppe Jacopano

AFFIDAVIT

Admitted by

Dated October 21st 1889

Tainter Magistrate.

Martin Officer.
33rd

Witnesses Charles Moser

14th St. S. E. on Mills Avenue

Nicholas Roney

3rd Avenue near 151st St.

Remanded for Ex. until
Oct. 27th 1889. C. M. J.

Adj. Ex. Wednesday Oct. 23rd 1889
Disposition: C. M. J.

Adj. Ex. to await airt
of injuries: C. M. J.

Adj. to await return
to Nov 7th 1889. C. M. J.

POOR QUALITY ORIGINAL

0331

Police Court-- 6 District.

1681

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 John Smith
2 Francesco Majiano
3 Giuseppe Giacchino
4

Offence Assault Felony

Dated November 11 1889

Cochrane Magistrate
Martin Officer
93rd Precinct.

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

Witnesses
1 Charles Musser
2 Charles Musser
3 Charles Musser
4 Charles Musser

No. 155-57th Avenue
No. 155-57th Avenue
No. 155-57th Avenue
No. 155-57th Avenue

RECEIVED
NOV 11 1889

Let to hold to answer
No 1 of No 2
Committed

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 Francesco

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

Dated Nov 11 1889 John Cochran Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0332

Department of Public Charities and Correction,
Bellevue Hospital,

WARDEN'S OFFICE,

JOHN FALLON,
Warden.

New York, Nov 7 1889

Inspector
Dear Sir

John Smith's con-
dition this morning is very
good and I am confident that he
is beyond all danger I will
discharge him cured from
the Hospital some time next
week

Very Respectfully
Dr. M. B. Heyman
Erythra Pavilion

POOR QUALITY
ORIGINAL

0333

Department of Public Charities and Correction,
Bellevue Hospital,
WARDEN'S OFFICE,

JOHN FALLON,
Warden.

New York, Oct 26 1889

This is to certify that
John Smith is a patient
at Bellevue Hospital, suffer-
ing from Cellulo-cutaneous
erysipelas of the left arm
He will be unable to leave
without great danger to him-
self for at least ten days.

Dr. M. B. Heyman

POOR QUALITY
ORIGINAL

0334

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francesco Maziano
and
Giuseppe Jaciofino

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

Francesco Maziano and Giuseppe Jaciofino
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Francesco Maziano and Giuseppe Jaciofino*, both late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, with force and arms, at the City and County aforesaid, in and upon the body of one *John Smith* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *John Smith* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *Francesco Maziano and Giuseppe Jaciofino* in *their* 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 *John Smith* 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 *Francesco Maziano and Giuseppe Jaciofino* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Francesco Maziano and Giuseppe Jaciofino*, both 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 *John Smith* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said *John Smith* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *Francesco Maziano and Giuseppe Jaciofino* in *their* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully 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.

JOHN R. FELLOWS,

District Attorney.

0335

BOX:

374

FOLDER:

3498

DESCRIPTION:

McAnliffe, Edward

DATE:

11/15/89



3498

POOR QUALITY ORIGINAL

0335

Witnesses:

For McPherson

Having reviewed into the facts of the within case I am of opinion that a conviction cannot be had owing to the story given that can be made showing that the complainant & his friends looked the grand and was much to blame for the results which followed. And in view of the fact that the complainant has signed a withdrawal of this complaint I recommend that the case be discharged upon this own recognition as before Jan 22nd 1891
Hendrick of
Sept 2nd 1891
Deane
Thomas M Davis
Jan 22 1891
Acct

W. J. Burleigh

Counsel,

Filed 15 day of Apr 18 89

Pleas, *McPherson*

THE PEOPLE

vs.

R

Edward McPherson

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

JOHN R. FELLOWS,

District Attorney.

Jan 15th 1891
Witnesses not present Jan 15th
make personal service. M.D.

A True Bill.

W. J. Burleigh

Part 2 - Jan 22/91 Foreman.
On motion of *McPherson*
Attorney defendant discharged on his own recognition.

POOR QUALITY ORIGINAL

0337

Police Court 4 District.

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

of No. 512 East 18th Street, aged 17 years,
occupation Labourer being duly sworn
deposes and says, that on the 10th day of August 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Edward
McCliff (now here) who maliciously
cut and stabbed deponent in the
right and left sides with a knife
then and there given in the hands
of the said McCliff. Causing
two painful wounds,

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~~ bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 10 day
of August 1889.

J. McPherson

H. W. Mahon Police Justice.

POOR QUALITY ORIGINAL

0338

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward McQuiliffe 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 McQuiliffe*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *401. Ever St. N. 2 Years*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

E. Mc
Edward McQuiliffe

Taken before me this

Day of *August* 188*9*

William M. ...

Police Justice.

POOR QUALITY ORIGINAL

0339

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 4 DISTRICT.

Sworn to before me, this 13th day of August 1889

of *Edward M. McAuliffe*

The 18th *McEnichols Place* Street, aged *36* years, occupation *Police Officer* being duly sworn deposes and says, that on the *12th* day of *August* 1889

at the City of New York, in the County of *New York*, he arrested *Edward M. McAuliffe* (now here) charged with having feloniously assaulted one *Thomas M. Pherson* by cutting and stabbing the said *M. Pherson* in the body with a knife then and there held in the hands of the said *McAuliffe*. Causing injuries from which the said *M. Pherson* is unable to appear in court. Deponent further says that the said *M. Pherson* identified the said *McAuliffe* in deponent's presence as the person who had cut and stabbed him
Ed. M. McAuliffe

W. M. McAuliffe
Police Justice.

POOR QUALITY ORIGINAL

0340

Police Court, 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas M. Peterson

vs.

Edward M. DeLizy

AFFIDAVIT.

W. L. Smith

Dated

August 13 188*9*

M. M. M. M. Magistrate.

James P. Officer.

Witness,

Disposition, *Committed without*

*trial to await results of injuries
1500 - bond for 4 Parole*

POOR QUALITY ORIGINAL

0341

Sec. 192.

X District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before *Mr. Daniel F. McMahon* a Police Justice of the City of New York charging *Edward McAuliffe* Defendant with the offence of *Fel. assault & Battery*

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

Edward McAuliffe Defendant of No. *401*
East 20th St. Street: by occupation a *Clerk*
and *Bridget Redmond*, of No. *343* *East 20th St.*

Street, by occupation a *House Keeper* Surety, hereby jointly and severally undertake that the above named *Edward McAuliffe* Defendant

shall personally appear before the said Justice, at the *4th* District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of *fifteen* Hundred Dollars.

Taken and acknowledged before me, this *15th* day of *August* 188*9* *E. McAuliffe*

D. McMahon POLICE JUSTICE. *Bridget Redmond*

POOR QUALITY ORIGINAL

0342

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me, this
1889
Police Justice

Bridget Redmond
the within named Bail and Surety being duly sworn, says that he is a resident and holder within the said County and State, and is worth *thirty* Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of *a house & lot situated at No 343, East 20th Street 7th City of the value of Eight thousand Dollars more all encumbrances the same being her separate estate.*

Bridget Redmond

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
ss.
Undertaking to appear during the Examination.

Taken the day of 188

Justice.

POOR QUALITY ORIGINAL

0343

BAILED
 No. 1 by Richard Robinson
 Residence West 505 Street.

No. 2 by _____
 Residence _____ Street.

No. 3 by _____
 Residence _____ Street.

No. 4 by _____
 Residence _____ Street.

No. 5 by _____
 Residence _____ Street.

Police Court 11228
 District 1

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Edward M. McGeehan
 512 East 118 St
Edward M. McGeehan
 Offence Cassault

Dated August 13 1889

M. McGeehan Magistrate
Shaw Officer.

Witnesses Robert Glenn

No. 5121 East 118 Street,
Frank M. Patterson Sworn

No. 231 East 33 Street.

No. 1570 to Shaver Street.

321 West 118 St
St. J. O. O'Connell

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 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 Aug 16 1889 W. J. Mahon Police Justice.

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

Dated Aug 17 1889 W. J. Mahon 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.

POOR QUALITY
ORIGINAL

0344

In the matter of
The People Ex vs
Thomas M^r. Pherson

vs
Edward M^r. Auligan

City & County }
of New York } ss

Edward M^r. Auligan being duly sworn
deposes & says:-

- 1 I am 19 years of age & reside at 401
East 20th St New York City, & have lived
there about 4 years. About a year ago
I first saw Thomas M^r. Pherson & saw him
going around with a tough crowd, saw
him steal things from store, saw him drunk
- 2 On the night of the 10th of August 1889,
I took supper at home & left my house
at about 8.³⁰ P. M. I walked down 7th
Ave & met a friend named Robert DeFam
about 18th Street; he wanted me to go with
~~me~~ ^{him} to help his mother move. I went with him
to his house between 14th & 15th Street in Ave
B. & helped his mother move to 18th Street
between Ave. A & B. This took about two
hours. When I got through then I walked
down 1st Ave & met Thomas Murphy
on the Avenue about 18th Street. We
stepped down 1st Ave to 1st Street; turned
around & started for home. At 6th St & 1st
Ave. N. W. cor, we saw Thomas M^r. Pherson
beating a small boy about 15 years of
age with his fist, named John Drew
who was making an outcry. There was

M^r. Auligan

knows Drew

POOR QUALITY
ORIGINAL

0345

no policeman around, only a crowd of women
& a few men standing around them.
I went over & said to MacPherson you
ought to be ashamed of yourself to hit
a little boy like that". He called me
a son of a bitch and said "I give it
to you too". I ~~said~~ I made no reply I
told young Drew to come it was his
job for him to be out. MacPherson says
"What have you got to do with it". He says
"I'll give it to you too" & hit me a blow on
the side of the head. He tried to hit
me again & I grabbed him to prevent him
from hitting me, we had a tussle & we fell
I on top of him. I hit him once a week
before he fell with my fist. I haven't carried
a ^{knife} ~~any kind of a weapon~~ for two
years & never carried any weapon of any
kind. Murphy heard Mr. Pherran & told me to
walk up the Avenue & I did so. Drew
was going up First Avenue ahead of us.

Murphy & I overtook Drew & I was asking
Drew what the trouble was & why Mr.
Pherran hit him. Before he replied Mr.
Pherran who had run up behind me hit
me a crack behind the ear which
knocked me out into the gutter & on
the car track. I don't fall down although
it almost staggered me. He came for me
again & I saw him stagger as if under
the influence of liquor. He struck at
me & seized me & tried to throw me down on
the car track, but Murphy separated us

POOR QUALITY
ORIGINAL

0346

There was a crowd around us - We Murphy & I started again up First Ave & an officer came along up 1st Ave - A crowd was leading M^r Pherson up away, & then they all ran down 1st Avenue -

We went up 1st Ave. He to his home & I to mine - We talked about the fight on the way up - Murphy said it was pretty even -

On Sunday morning I went through 20th Street on my way to Church at 14th Street - I went to 17th St to buy some cigars, & walked back up to 18th St & saw M^r Pherson on car 18th St & Ave A - same car I was on. He didn't look at me & I heard him on my way up the avenue as it was too early for church - I walked up as far as 19th Street - Turned went down to Church & met Murphy after Church - When I came back M^r Pherson was gone - He stood there with his hands in his pocket - The next thing I heard about the matter was when I was arrested Monday night - I went ^{with} to Police man Court - to Staker house in 22nd St & then I was taken to M^r Pherson's house in 18th St to have him identify me - When officer took me into his room he was lying on a sofa about 12 o'clock. Officer says In this the boy that stabbed you - He says My name the fellow - I saw when did I stab you here came I stab you - He says You know as well as I do that all - They had two hearings, one on Tuesday & one on Saturday - ^{at Police Court} foreclosing - I was held without bail - Sworn before me Edward M^c Quiff

POOR QUALITY
ORIGINAL

0347

This 8th day of
January 1890.
Frederick Cune
Nataly Pueblo
New Mexico County

City & County } ss
of New Mexico }

Thomas Murphy very duly sworn
deposes and says:-

I reside at 501 E 19th St New Mexico City
& have lived there about 10 years. I have
known Edward M^o. Aulsope about 2 years
& have had a slight acquaintance with
Thomas M^o. Pherson for about a year &
aboy. ~~M^o Pherson reputation was not & have~~
~~seen~~ I am 17 years of age.

On the night of the altercation between
M^o Aulsope & MacPherson I met M^o Aulsope
on 1st Ave about 18th Street about 9³⁰ P.M.
& walked down to 1st Ct & 1st Ave. we then
came up town & when we got at 6th Street
& 1st Ave we saw MacPherson & a small
crowd walking up first. They were on
the down town corner west side going up
town. Drew was with them crying. M^o
Pherson's cousin was with them. M^o Aulsope
asked Drew what was the matter. Drew
said M^o Pherson hit him". M^o Aulsope
asked him (M^o Pherson) why he hit him".
M^o Pherson said "Let hit man too". That
was all the conversation. No names or

POOR QUALITY
ORIGINAL

0348

revealing - Where we stood there Mr. Person
did not hit Drew nor had he hit him
in our sight -

I have seen Drew very often with Mr.
Person before this time -

I was talking with Drew & the first
thing I saw was Mr. Person & Mr. Aulsober
striking one another & scuffling - I jumped in
& separated them & said to Mr. Aulsober
to come on home - Drew Mr. Aulsober &
I then started on up the Avenue, & they
were said between us - About the middle
of block Mr. Person ran up behind us
& hit Mr. Aulsober back of the ear &
knocked him against me, both of them
commenced to scuffle, Mr. Aulsober open
began to run for Mr. Person & clinched
with him & they got out in the street
& I separated them again - Then we went
right home - Didn't see any Policemen,
around - Mr. Person disappeared - In talking
over the matter I merely passed a remark
that it was pretty even - Saw Mr. Aulsober
Sunday morning he was going down to 14th St
I asked him where he was going
& he said he was going to the
court - I didn't see him again until the ^{night on} examination
when he was bailed out - Didn't see him again
on Sunday - In both seasons I saw Mr.
Aulsober band all the time & he had no
knife or sharp instrument or any weapon in
his hand at any time - Didn't see Mr.
Person again until he was in court
in 2nd Street - I looked in court once -
The reason why I know it was in the

POOR QUALITY ORIGINAL

0349

morning on Sunday that I met Mr. McLaughlin
was because I was going to Church.
Position I didn't see him again on Sunday.

Sworn to before
me this 8th day of

January 1890

Frederic H. Jones

Notary Public

New York County.

Thomas Murphy

The People ex rel

Thomas M. Sherbon

vs.

Edward M. McLaughlin

Affidavit of Edward

M. McLaughlin & Thomas

Murphy

POOR QUALITY
ORIGINAL

0350

In the matter of
The people ex
rel Thomas M. Pherson

vs
Edward M. Anderson

City & County of } ss
New York }

I John Drew being duly sworn deposes
and says

I reside at 410 East 23rd Street New York
City & am sixteen years of age -
I know Thomas M. Pherson the relator in
the above action & have known him about
three or half years - He is an intimate
friend of mine - I know Edward M. Anderson
& have known him about a year - I never
saw M. Pherson or M. Anderson together -
I work at the Steamship Fuel Roofing Company
in 20th Street New York City -
I met M. Pherson on the night of
August 10th 1889 at Avenue A 17th St -
about nine P.M. - We started to go down to
a rabble for a silver watch - to be held in
Sixth Street near First Avenue & M. Pherson
stopped a couple of times & took drinks at
saloons, beer - About six fellows were with
M. Pherson - At the rabble M. Pherson was
drunk & when it was nearly over he
hit me in the face a couple of times in
the store and when we got out in the
Street as we were going up 1st Avenue
on the west side about midway between
the north & south side of Sixth Street he

POOR QUALITY
ORIGINAL

0351

(Mr. Pherson) turned around & said to me "what are you crying for like you've got something to make you cry" & then hit me in the face. Then Mr. Aulison came up with Tom Murphy & asked Mr. Pherson "what do you want to do" & told me to go home it was too late for me to be out. Mr. Pherson says to Mr. Aulison "what business is that of yours, I'll hit you too". Then he struck at Mr. Aulison & they grappled & Murphy separated them. I stood near them watching them struggle. I saw Mr. Aulison all the time & he did not have any knife in his hands or any other weapon. After Murphy separated them ~~Mr. Aulison~~ Mr. Murphy & I walked up 1st Ave & Mr. Pherson ran up again & hit Mr. Aulison back of the ear. This knocked him into the street & Mr. Pherson followed to hit him again & then they clinched & Murphy separated them again. Mr. Aulison did not have any knife in his hands then or did any one else. We all started for home then and a policeman came along and separated the crowd that had gathered around Mr. Pherson & Mr. Aulison when they clinched. 18th Street -
I saw Mr. Pherson going down ~~1st Ave~~ ^{1st Ave} on Sunday evening following the altercation about 4 P. M. He was walking pretty fast. He did not seem at all hurt then.

I am perfectly positive that Mr. Aulison did not stab Mr. Pherson in that fight. Mr. Pherson is much more of a friend of

POOR QUALITY
ORIGINAL

0352

mine than Mr. Anderson is. I don't know
Mr. Anderson any better than to say how
de do within.

I testified at the hearing in the Police
Court. I haven't talked with Mr. Sherman
about this case or at all upon the
subject since the row on August 10th 89
I sworn to before me

this 9th day of

January 1890

Frederic H. Culver

Nature Public

New York County

John Drew

**POOR QUALITY
ORIGINAL**

0353

*Lenny
McAuliffe*

POOR QUALITY
ORIGINAL

0354

Court of General Sessions
of the Peace.

The People vs

Agst
Edward McAniff
Henry McAniff

Affidavit and
Return of Defendant.

Jacob Berbiget
Counsel for Deft.
L. J. Chamberlain, Jr.

POOR QUALITY
ORIGINAL

0355

Pelloni's Hospital

Aug 11, 1899.

I have examined the patient
Mrs. Mc. O'Brien and
find a small incised wound
over region of Right rib. It
is similar in character to
left lumbar region.

A. Peterson M.D.

**POOR QUALITY
ORIGINAL**

0356

572. E 18 ft. top flood

Ed. M. Cuddehe

20 ft. 1st m.

POOR QUALITY
ORIGINAL

0357

12:30 P.M.

230 E. 33, Cin. 13, 1894

To whom it may concern:

This certifies that I have just examined Thomas McPherson and find him suffering from wounds inflicted by some cutting instrument. One in mandibular region at its lower border ~~the~~ right side. The other in lower scapular region on left side. I have no means at present of estimating their depth but from signs & signs present there is evidence that the young man is suffering a laceration. I will require constant care.

F. H. Patterson M.D.

POOR QUALITY
ORIGINAL

0358

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward McAniff

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself. and for the further reason that I have known him for five years previous to this assault that he is a decent respectable boy. that all his family are respectable nice people that the defendant has never been arrested before charged with any crime; that I think he has been punished enough and I am entirely well of my injuries and to day I feel friendly towards him.

Witness
Jacob Derlanger

Thomas McPherson

Dated N.Y. Jan 22/91.

POOR QUALITY ORIGINAL

0359

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 Mc Auliffe

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

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

The said Edward Mc Auliffe

late of the City of New York, in the County of New York aforesaid, on the
tenth day of August in the year of our Lord
one thousand eight hundred and eighty-nine with force and arms, at the City and
County aforesaid, in and upon the body of one Thomas Mc Pherson
in the Peace of the said People then and there being, feloniously did make an assault
and him the said Thomas Mc Pherson
with a certain knife

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

with intent him the said Thomas Mc Pherson
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

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

The said Edward Mc Auliffe

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 Thomas Mc Pherson in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and him the said
with a certain Thomas Mc Pherson
knife

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

John R. Fellows,
District Attorney.

0360

BOX:

374

FOLDER:

3498

DESCRIPTION:

McCloskey, John

DATE:

11/27/79



3498

POOR QUALITY ORIGINAL

0361

227 836

O. G. Bennett a

Counsel,

Filed

27 day of *Nov* 18*84*

Pleads,

in the County of *...*

THE PEOPLE

vs.

John Mc Closkey

Bachelor in the Third degree.

Rec'd Oct 1

[Section 498,

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. W. Little

Foreman.

Dec 9 1884

Inducted & Examined

Bill

Witnesses;

*I have carefully examined
this case. There is
evidence sufficient
to prove beyond a
doubt, that the
accused is guilty
of the crime charged.
Dec 9 1884
W. W. Little*

POOR QUALITY ORIGINAL

0362

Police Court - 2 District.

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

of No. 186 Thompson Street, August Van Holten aged 26 years,

occupation Grocer being duly sworn

deposes and says, that the premises No. 186 Thompson Street, Ward

in the City and County aforesaid the said being a five story brick

tenement house

and which was occupied by deponent as a Grocer

and in which there was at the time ^{no} human being, ~~by name~~

were BURGLARIOUSLY entered by means of forcibly pushing open the trap door leading from the cellar of said premises into adjacent street in the basement of said premises.

on the 22nd day of November 1889 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Stock of groceries liquors and cigars of the value of two hundred dollars

(\$200.00)

the property of Deponent

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

John W. Leinaker

for the reasons following, to wit: that at about the hour of 12.30 o'clock A.M. said date deponent locked and securely fastened the doors and windows of his store and closed said store for the night. and at about the hour of 4 o'clock A.M. said date deponent was informed that there was a burglar in his store

POOR QUALITY ORIGINAL

0363

Department in company with
Officer Thomas Scullin of
the 15th Precinct Police went to said
store and found the said defendant
therein and found said trap
door open.

Wherefore department charges
the said defendant with burglariously
entering said premises as aforesaid
with the intent to steal.

Sworn to before me
this 22nd day of Nov 1889 } Deputy A. C. H. H. H.

J. H. H. H.

Police Justice

Dated 1889 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 1889 Police Justice

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

Dated 1889 Police Justice

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

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

Police Court, District,

THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4

Offence—BURGLARY.

Date 1889
Magistrate.
Officer.
Clerk.
Witnesses.
No. street.
No. Street.
No. Street.
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0364

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John W. Cluskey

Question. How old are you?

Answer.

29 years old

Question. Where were you born?

Answer.

Pennsylvania

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

Answer.

39th St. About 8 years

Question. What is your business or profession?

Answer.

Laborer.

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

Answer.

I am not guilty. I was walking along the street and fell into this cellar and instead of going out, the way I got in. I went through the trap door into the cell.

John W. Cluskey

Taken before me this

188

Police Justice.

POOR QUALITY ORIGINAL

0355

836

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

Police Court... 21 1/32
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

August Van Hatten
 of 186 St. Thompson St
 John W. E. Chuteley

1
 2
 3
 4

Offence Burglary

Dated Nov 29 1889

Magistrate



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

Dated Nov 29 1889 John W. E. Chuteley 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.

POOR QUALITY ORIGINAL

0366

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mc Bluskey

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

John Mc Bluskey

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

The said

John Mc Bluskey

late of the Eighth Ward of the City of New York, in the County of New York, aforesaid, on the twenty-second day of November in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the store of one

August Von Halten

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

August Von Halten

in the said store 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.

John R. Fellows, District Attorney.

0367

BOX:

374

FOLDER:

3498

DESCRIPTION:

McCoy, John

DATE:

11/15/89



3498

POOR QUALITY ORIGINAL

0368

Witnesses:

Sam'l Mc Bride

1879
Castello

Counsel,

Filed

15 day of

1889

Pleads, *Amudby*

THE PEOPLE

vs.

John McCoy

Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 534 Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. M. Little

Dec 23/89

Foreman.

John J. P.

[Redacted]

Rec: Three m. D. D. / m

POOR QUALITY
ORIGINAL

0369

New York General Sessions

The People }
vs }
John McCoy }

John McCoy

City and County of New York, ss:

Michael Hefferu
being duly sworn do th. de pose and
say: ~~Michael Hefferu~~
That he is and has been
for the past eight years, well acquainted
with the defendant herein, that
his association with him, has been
that of a partner in the business
of an oyster saloon at Number 25
Thompson Street in the City of New
York, that he knows well numerous
other persons who are well acquainted
with him (defendant) and that from
all the intercourse had between
deponent and defendant and from all
deponent has ever known or heard
of defendant, deponent declares that
previous to this present charge he
knew and accepted defendant as

POOR QUALITY
ORIGINAL

0370

an honest upright and fair dealing
young man.

My conclusion deponent declares
that his only motive in making this
affidavit is to tell the truth and further
that he is not influenced in so doing
by any advantage to himself.

Sworn to before me this
23^d day of December 1889.

Henry Hengbach

Michael Heffner

Notary Public
N. Y. Co.

New York General Sessions.

The People

vs.

vs.

John M. Coy.

City and County of New York, ss:

Ellen J. Harris -
being duly sworn, doth depose
and say:

That she is, and has
been for the past years, well
acquainted with the above named
defendant, that she is well acquaint-
ed with numerous other persons
in the City of New York who well
know her, and she declares that
previous to this present charge,
she always held him in her esteem
as a good and worthy young man.

Deponent further says that
she resides at Number 270 Cherry
Street, New York City, where said
defendant boarded with her up
to the time of his arrest, and that
he has lived with her there, and

POOR QUALITY ORIGINAL

0372

at Number 117 Monroe Street in said City for whence she removed to said 1270 Cherry Street for the past four years and upward.

The conclusion deponent says that she is of the age of 28 years and that in making this affidavit she is not influenced by any advantage to herself.

Sworn to before me
this 24th day of December 1887.

John C. Costello,
Notary Public,
N. Y. C.

Ellen J. Harris

Sworn to before me

this 24th day of December 1887.

Ernest
Notary Public
N. Y. C.

POOR QUALITY
ORIGINAL

0373

of General Sessions

the people
-etc.,

John McClay

Affidavits

POOR QUALITY ORIGINAL

0374

Police Court— 151 — District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Samuel M. Bride
of No. 423 Henderson St. Jersey City, aged 23 years,
occupation Carpenter being duly sworn
deposes and says, that on the 5 day of November 1889 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

one gold watch with plated chain
attached of the value of Fifty
Seven 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 John McBay (murder)

Deponent says he was standing on Park
Row near Mulberry Street in said
City when he caught said deponent
in the act of taking said property
from the pocket of the vest worn and
there worn by him

Samuel M. Bride

Sworn to before me, this

5th

day

of 1889

Police Justice.

POOR QUALITY ORIGINAL

0375

Sec. 190-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

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

Question. What is your name?

Answer. *John McLooy*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *95 Cherry St 18 mos*

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
I am not guilty
John McLooy*

Taken before me this

Nov 11 1889

Paul J. Kelly
Police Justice.

POOR QUALITY ORIGINAL

0375

RAIDED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

1649 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel McDevide

1 John McGary

Offence Larceny from the person

Dated Nov 6 1889

Daniel O'Reilly Magistrate

Boardman Officer

Witnesses

\$1500 & Nov 7. 2 PM

No. 9372 1 am Street



No. 15000 to answer

Samuel McDevide

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 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 Nov 6 18 89 Police Justice

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

Dated 18 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 18 Police Justice.

POOR QUALITY ORIGINAL

0377

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.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To J. Dowdigan *Dick a* *6*
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 24 day of February 1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

John Mc Coy

Dated at the City of New York, the first Monday of _____
in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

**POOR QUALITY
ORIGINAL**

0378

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Mc Coy

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

John Mc Coy
of the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said

John Mc Coy

late of the City of New York, in the County of New York aforesaid, on the *fifth*
day of *November* in the year of our Lord one thousand eight hundred and
eighty-*nine*, in the *day* - time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the value
of fifty dollars, and one chain
of the value of seven dollars*

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

*John L. Fellows
District Attorney*

0379

BOX:

374

FOLDER:

3498

DESCRIPTION:

McCullough, Peter

DATE:

11/20/89



3498

POOR QUALITY ORIGINAL

0380

ident
A.C.C.

Counsel,
Filed *De J. Chor* 1879
City of
Pleeds, *Myquity*

THE PEOPLE
vs.
Peter Mc Callough
vs.
John R. Fellows

*Buythly in the Third degree,
Celtic dancing
and Reserving*
[Section 488, V26, 578, 32, 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]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Wm. Little
Foreman.
John R. Fellows
John R. Fellows
John R. Fellows

Witnesses:
A. Adelin
officer Cook

POOR QUALITY ORIGINAL

0381

Police Court— 3 District.

City and County } ss.:
of New York,

of No. 72 Lewis 360 Madison Street, aged 44 years,
occupation Liquor Dealer being duly sworn

deposes and says, that the premises No. 72 Lewis Street, 11 Ward
in the City and County aforesaid the said being a Three story tenement
house of which deponent occupies the ground floor
and which was occupied by deponent as a Bar room as a liquor store
and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly breaking a
pane of glass in the Entrance (front door

on the 15th day of November 1889 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Whiskey, Cigars and
Bar-room utensils of the amount and
value of sixteen dollars

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Peter McCullough, (now here), and two others
not yet arrested

for the reasons following, to wit: On said night, deponent closed
his place of business at about 12 O'Clock midnight
and securely fastened everything. When
deponent came to open his place of business
this morning at about six O'Clock, he found
the pane of glass in the door broken as aforesaid
and the property above stated, missing.
Deponent went to the station house to
report his loss and there received the

POOR QUALITY ORIGINAL

0382

information that Officer William J. M. Conway of the 13th Precinct Police, passing said place of business, ^{found the same} opened in the manner aforesaid and discovered that said place was robbed and he, in search of some thieves in the neighborhood, caught the said defendant with some burglars tools and some of the aforesaid property in his possession, which property deponent has since seen ~~the goods found in defendant's possession~~ and identified the same as being part of said goods which had been so feloniously taken, stolen and carried away by said burglars, in violation of the statutes in such case made and provided.

Sworn to before me this }
15th day of November 1889 } Aaron Liddis

Police Justice

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of committed, and that there is sufficient cause to believe the within named

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

Police Court, District, Offence—BURGLARY. THE PEOPLE, &c., on the complaint of vs. Dated 1889 Magistrate. Officer. Clerk. Witnesses. No. Street. No. Street. No. Street. \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0383

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Peter M. Cullough 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. *Peter M. Cullough*

Question. How old are you?

Answer. *16 Year*

Question. Where were you born?

Answer. *Mfleity*

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

Answer. *2330. Delaney Street, about four 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*~~

@ Peter M. Cullough

I am not guilty, I was going down out of my house to a delaney street when I met Henry Beck, and Danny McGuinness and they said come along - we did not say where. They gave me some liquor to drink, and they also gave me their wrench, screw driver, knife, 3 pieces of candle, & Gladstones. I was a block away from the complainant's place. I did not know where they were going.

Peter M. Cullough

Taken before me this 15th day of November 1889

Police Justice.

POOR QUALITY ORIGINAL

0384

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Bill Morrow
Police Court... District.
1690

THE PEOPLE, etc.
ON THE COMPLAINT OF

Adam Stratis

John M. DeWitt

1
2
3
4

Offence

Burglary

Dated November 15 1889

Proctor Magistrate

W. O. Conrad Officer

13 Precinct

Witnesses William Beate

No. 13 Precinct of Police Street

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

RECEIVED
NOV 18 1889
Clerk of Court

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 *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 *November 15* 18 *89* *W. O. Conrad* Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0385

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Peter Mc Cullough

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

Peter Mc Cullough

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

The said

Peter Mc Cullough

late of the *Eleventh* Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *November* in the year of our Lord one thousand eight hundred and *Eighty-nine*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

Adam Faddis

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

Adam Faddis

in the said *store* 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.

POOR QUALITY
ORIGINAL

0386

SECOND COUNT—

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

Peter McCullough
of the CRIME OF ~~Peter~~ LARCENY committed as follows:
The said *Peter McCullough*

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 ~~right~~ time of the said day, with force and arms,

*one gallon of whiskey of the value
of three dollars, fifty cigars of
the value of five cents each
eight glasses of the value of
fifteen cents each, and divers other
goods, chattels and personal property,
a more particular description
whereof is to the Grand Jury afore-
said unknown, of the value of
ten dollars.*

of the goods, chattels and personal property of one

Adam Fiddis

in the store of the said

Adam Fiddis

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

**POOR QUALITY
ORIGINAL**

0387

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
Peter Mc Cullough
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Peter Mc Cullough*

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 gallon of whiskey of the value of three dollars, fifty cigars of the value of five cents each, eight glasses of the value of fifteen cents each, and divers other goods, chattels and personal property, a more particular description whereof is to the Grand Jury aforesaid unknown of the value of ten dollars

of the goods, chattels and personal property of one *Adam Fiddis*

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

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

Peter Mc Cullough

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

JOHN R. FELLOWS,
District Attorney.

0388

BOX:

374

FOLDER:

3498

DESCRIPTION:

McDonald, William

DATE:

11/12/89



3498

POOR QUALITY ORIGINAL

0389

93 J.A.

Counsel,

Filed

Day of

1889

Pleads,

for the PEOPLE

RAHE (Sections 278 and 218, Penal Code.)

vs.

William Mc Donald

JOHN R. FELLOWS,

Ordered to ^{Display Attorney} *A. S. Grant* of *Ozer and Kerman* for trial *Nov 14/89*
A TRUE BILL.

Wm. W. Little

Foreman.

Nov. 18. 1889

Pleads *Not Guilty*

Nov. 20. 1889

Empire Reformatory
St. Mary

Witnesses:

E. Becker

Annie Peter

Maggie Peter

POOR QUALITY
ORIGINAL

0390

Maggu Peters being
only ever deposed
and says, that she
is fifteen (15) years
of age, that she lives
at No 157 Ridgely
New York City, that on
the 7th of November last
past Dependent and
one William McDonald
were in a room, in
a house No 708 East
13th Street, and there
there about, the hour of
5 o'clock P. M. ^{Dependent} asked
Dependent to go into the
bed room of said pre-
-mises; Dependent then
and there refused, then
and there said Defendant
grabbed, and took hold
of, and pulled Dependent
into said bed room, and
in said bed room the

POOR QUALITY
ORIGINAL

0391

2

Defendant Helen
Deprived of the bed
therein and with force,
violence and against
deponents will and
resistance, assaulted,
raped and ravished this
deponent and had sexual
intercourse, with, and
 carnal knowledge of
deponent against her
will as set forth here-
-in; therefore deponent
now charges said William
McDonald with assault-
-ing and raping her and
prays that he be dealt
with as the Law directs

Maggie Peters
Signed before me
this 9th day of Nov 1889

J. M. Duffy
Police Justice

POOR QUALITY ORIGINAL

0392

Sec. 198-200.

3^d District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. William M^cDonald

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Pennsylvania

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

Answer. 147 Skinnerhow Ave. W^oburgh Ed 3 mo.

Question. What is your business or profession?

Answer. Drickhandler

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

Answer. I am not guilty

William M^cDonald

Taken before me this
day of

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0393

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

Police Court... 32 1659 District.

THE PEOPLE, vs.

ON THE COMPLAINT OF
Maggie Deane

vs.
1. Wm. M. Donald

Offence

Rape

Dated Nov. 9, 1889

Magistrate,
Ruffly

Officer,
Crosby

130th Precinct.

Witnesses

Edward Coetz

No. 100 E. 43rd Street.

Complainant to be found

No. at 100 E. 23rd Street.

Frederick W. White

No. at 100 E. 13th Street.

Amos

Amos

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 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 Nov 9, 1889 [Signature] Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0394

274
Nov. 8. 89
41 E. 28

Mr. K...
Hon. E. T. Gerry
Pres. S. P. C. C.
Dear Sir

I have examined
Maggie Peters at 15.
There has been full
penetration by some
blunt instrument.

Yours very truly
W. H. Fawcett.

POOR QUALITY
ORIGINAL

0395

State of New York } S. S.
City and County of New York }

Jacob Waibel, age 20 years, occupation peddler, residing at 539 E. 13th Street, being duly sworn deposes and says that on the 7th day of November 1889, he was in the rooms of Sadie Peterson on the top floor of 708 East 13th Street at about 5 o'clock when one William McDonald came there with another young man - McDonald paid for several pints of beer and deponent went out and brought it in - At about 5.30 p. m. when deponent came into the rooms with a pint of beer he found the said William McDonald with one Maggie Peters in the bed room, with the door closed - Deponent heard the said Maggie Peters crying "Let me go" - Shortly after this, the said Maggie Peters and the said Wm McDonald came out of the bed room, the said Maggie still crying - A few minutes subsequent to this occurrence, the said McDonald again caught hold of the

POOR QUALITY
ORIGINAL

0396

said Maggie Peters and dragged
her into the bed room by
force, whereupon the said
Maggie entreated deponent
to release her from the said
McDonald - Deponent there-
upon approached the said
McDonald in order to compel
him to release the said Maggie,
whereupon the said McDonald
struck deponent several
violent blows in the face
with his clenched fist, at which
time the said Maggie escaped -

Jacob Weibel

Sworn to before me
this 12th day of November 1889

Wm. H. Brown
Notary Public
Wyo

**POOR QUALITY
ORIGINAL**

0397

*Affidavit of
Jacob Mabel
Jimm*

POOR QUALITY
ORIGINAL

0398

COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Mc Donald

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *William Mc Donald*
of the CRIME OF RAPE, committed as follows:

The said *William Mc Donald*,
late of the City of New York, in the County of New York aforesaid, on the
seventh day of *November*, in the year of our Lord one thousand
eight hundred and eighty- *nine*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Maggie*
Peters, then and there being, wilfully and,
feloniously did make an assault, and her the said *Maggie Peters*,
then and there, by force and with violence to her the said *Maggie*
Peters, against her will and without her consent, did wilfully
and feloniously ravish and carnally know, 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 *William Mc Donald*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *William Mc Donald*,
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 a certain
female not his wife, to wit: her the said *Maggie Peters*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Maggie Peters*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
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.

POOR QUALITY
ORIGINAL

0399

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *William M. Donald*
of the CRIME OF RAPE, committed as follows:

The said *William M. Donald*,
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 a certain
female not his wife, to wit: her the said *Maggie Peters*, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said *Maggie Peters*,
then and there wilfully and feloniously did commit and perpetrate, against the will of the
said *Maggie Peters*, and without her consent; 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.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *William M. Donald*
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *William M. Donald*,
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 a certain
female not his wife, to wit: her the said *Maggie Peters*,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said *Maggie Peters*,
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, against the form of the Statute, in such case made and provided, and against
the peace of the People of the State of New York and their dignity.

~~JOHN R. FELLOWS, District Attorney.~~

POOR QUALITY
ORIGINAL

0400

First COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said *William McDonald*

of the CRIME OF RAPE, committed as follows:

The said *William McDonald*,

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 a certain female not his wife, to wit: her, the said *Maggie Peters*.

then and there being, wilfully and feloniously did make another assault, she, the said *Maggie Peters*, being then and there a female under the age of sixteen years, to wit: of the age of *fifteen* years; and the said

William McDonald then and there wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said *Maggie Peters*, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York and their dignity.

JOHN R. FELLOWS, *District Attorney.*

**POOR QUALITY
ORIGINAL**

0401

Dist. COUNT.

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said *William Mc Donald*

of the CRIME OF ABDUCTION, committed as follows:

The said *William Mc Donald,*

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

aforesaid, at the City and County aforesaid, did feloniously take, receive, harbor,

employ and use her, the said *Maggie Peters,*

so being then and there a female under the age of sixteen years, to wit: of the age of

fifteen years, as aforesaid, for the purpose of sexual intercourse,

he, the said *William Mc Donald,* not being then and there

the husband of the said *Maggie Peters,*

against the form of the Statute in such case made and provided, and against the peace

of the People of the State of New York and their dignity.

JOHN R. FELLOWS, *District Attorney.*

0402

BOX:

374

FOLDER:

3498

DESCRIPTION:

McGiugan, Michael

DATE:

11/15/89



3498

POOR QUALITY ORIGINAL

0403

170 J. K. ...

Counsel,

Filed

15 day of

1889

Pleas

Chiquita 18

THE PEOPLE

vs.

Michael McGuffin

VIOLETION OF EXCISE LAW.
(Keeping Open at Unlawful Hours)
[III Rev. Stat. (7th Edition), page 1989, Sec. 5.]

JOHN R. FELLOWS,

District Attorney,
Transferred to the Court of Special
Sessions for trial and final disposition.

Part 2... Nov. 20. 1889...

A True Bill.

Arthur Little

Foreman.

Witnesses;

John McGuffin

POOR QUALITY
ORIGINAL

0404

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael Mc Guigan

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

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

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

JOHN R. FELLOWS,

District Attorney.

0405

BOX:

374

FOLDER:

3498

DESCRIPTION:

McGowan, James

DATE:

11/21/89



3498

0406

BOX:

374

FOLDER:

3498

DESCRIPTION:

Williams, Richard

DATE:

11/21/89



3498

0407

BOX:

374

FOLDER:

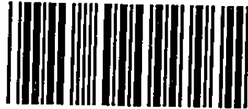
3498

DESCRIPTION:

Kelly, William

DATE:

11/21/89



3498

POOR QUALITY ORIGINAL

0408

758 Benjamin

Counsel,
Filed 21 day of Nov 1889

Pleads, *Not Guilty*
in
the
case
of
THE PEOPLE
vs.
James M. The Sovereign
Richard Williams
and
William Kelly
33 Nov 27 1889

Grand Larceny
(From the Person.)
[Sections 528, 580 — Penal Code].

JOHN R. FELLOWS,
District Attorney.

Sealed in the Court of
Over and Under Seal for trial

Nov 27

A True Bill.

Wm. M. Little

Nov. 29, 1889 Foreman.

Tried and convicted

G. L. 2d of yr
Each J. P. F. yr
W. M.

Witnesses:

L. Oswald
Officer Greenwill

POOR QUALITY ORIGINAL

0409

Police Court— District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Carl Oswald

of No. No home House of Detention Street, aged 53 years,
occupation Cloth weaver being duly sworn

deposes and says, that on the 14th day of November 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of a person of deponent, in the night time, the following property, viz:

One pocket-book containing a pawn ticket representing a watch valued nine dollars and one gold ring valued three 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 James McGowan, Richard Williams and William Kelly (all now here) for the reasons that between two and three o'clock on the morning of said day deponent was sitting on a stoop on Broadway and deponent had said pocket book containing said property and four cents in lawful money, in a pocket of the pantaloons then worn on his person. The defendants who were in company with each other approached deponent and said McGowan had a bottle of whiskey and asked deponent to take a drink. Deponent took a drink and McGowan asked

Sworn to before me, this

Police Justice

POOR QUALITY
ORIGINAL

0410

deponent to pay therefor. Deponent took said pocket-book from his pocket and gave the said McGowan said four cents which was all the money deponent had. Said McGowan then snatched said pocket book from deponent's hand and all three defendants ran away. Deponent pursued the defendants and while so doing the defendant Kelly made several attempts to prevent pursuit by seizing hold of deponent's coat.

Deponent is informed by Officer Walter S. Granville, of the 6th Precinct, that he Granville at about said time, heard shouting and saw three men running and saw two of said men run behind a wagon standing on Duane Street, to secrete themselves and the third man was running behind the said two men a distance of about one hundred and fifty feet. Deponent arrested said two men and turned them over to Officer Masterson of the 6th Precinct and he Granville saw said third man run behind another truck and when the officer came up to said truck he found the defendant Williams who pretended to be urinating. Said Granville searched all of the defendants but failed to find said pocket-book but found the book here shown lying on the edge of the curb at the place where he arrested the defendants McGowan and Kelly and deponent identifies said pocket book as the one stolen from his possession. That when McGowan snatched said pocket-book as aforesaid deponent saw him, McGowan pass it to said Williams.

I swear to before me }
this 14th November 1889 }

Charles Oswald

[Signature]

Police Justice

**POOR QUALITY
ORIGINAL**

0411

CITY AND COUNTY {
OF NEW YORK, } ss.

Walter S. Granville

aged _____ years, occupation *Police Officer* of No.

6th Avenue

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Core Oswald

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

Sworn to before me, this *14*
day of *November*, 188*7*

Walter S. Granville

J. Hogan

Police Justice.

POOR QUALITY ORIGINAL

0412

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer:

James McGowan

Question. How old are you?

Answer.

44 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

304 Henry Street; 6 years

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty.

James McGowan

Taken before me this

14

day of *November* 188*9*

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0413

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Richard Williams*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *150 Park Row; 5 years*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I am not guilty*

Richard Williams

127. Sunday & Day

Taken before me this 14
day of November 1888

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0414

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

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

Question. What is your name?

Answer *William Kelly*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *36 Market Street; 6 months*

Question. What is your business or profession?

Answer. *Cook*

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*
W. Kelly

Taken before me this *14*
day of *November* 188*9*

Police Justice

W. H. Ryan

POOR QUALITY ORIGINAL

0415

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Oswald
James McQuinn
Richard Williams
William Kelly

Offence Larceny
from person

Dated Nov 14th 1889

Hogan Magistrate

Shawville Officer

Witnesses

Wm. D. Maxwell Street

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

Defendants

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

Dated Nov 14th 1889 Police Justice.

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

Dated 1889 Police Justice.

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

Dated 1889 Police Justice.

POOR QUALITY ORIGINAL

0416

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, DISTRICT.

Walter S. Granville

of No. 6^a Precinct Street, aged _____ years,
occupation Police officer being duly sworn deposes and says
that on the _____ day of _____ 188

~~at the City of New York, in the County of New York,~~ Carl Oswald
(now here) is a necessary and material witness for the People against James McGowan and others charged with larceny from the Person. That said Oswald has no home and deponent fears he will not appear when wanted and that said Oswald be sent to the House of Detention.

Walter S. Granville

Sworn to before me, this 14th day of November 1889

[Signature]
Police Justice

POOR QUALITY
ORIGINAL

0417

VI.

OK
Nov 21/89

STATE OF NEW YORK,
Executive Chamber,
ALBANY.

February 10, 1890.

Sir:

Application for Executive clemency having been made on behalf of William Kelly, who was convicted of Grand Larceny 2nd degree in the county of New York and sentenced Nov. 29, 1889, to imprisonment in the Sing Sing Prison for the term of two years.

I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. John R. Fellows,

District Attorney,

New York City.

J. S. Williams.
Private Secretary.

**POOR QUALITY
ORIGINAL**

0418

Ans by doc April 190

POOR QUALITY ORIGINAL

0419

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

James Mc Goway, Richard Williams and William Kelly

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

James Mc Goway, Richard Williams and William Kelly

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

The said

James Mc Goway, Richard Williams and William Kelly, all

late of the City of New York, in the County of New York aforesaid, on the fourteenth day of November in the year of our Lord one thousand eight hundred and eighty-nine, in the night time of the said day, at the City and County aforesaid, with force and arms,

one finger ring of the value of three dollars, one pawn ticket of the value of nine dollars one pocketbook of the value of twenty cents

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

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.

Carl Oswald
John R. Fellows,
District Attorney.

0420

BOX:

374

FOLDER:

3498

DESCRIPTION:

McGuire, Patrick

DATE:

11/11/89



3498

POOR QUALITY ORIGINAL

0421

14
O. J. N. a
Counsel,
Filed, 11 Nov 1889
Pleads, *Not guilty - 12*

THE PEOPLE
53
Pattick McGuire
[Laws of 1882, Chap. 210, § 1904.]

James M. Clark
James M. Clark
District Attorney.

A True Bill.
James M. Clark

Foreman.
14 Nov 1889
Pled guilty
an attempt
to murder
L. S. M.

Witnesses:
Powell Mangless

POOR QUALITY ORIGINAL

04222

Police Court, 1 District.

City and County } ss.
of New York,

of No. 404 West 5th Street, aged 35 years,
occupation Tobacco being duly sworn, deposes and says,
that on the 5th day of November 1889, at the City of New
York, in the County of New York,

Powell Mangles

That he has good cause to believe
and doth truly believe and charge
that Detective Powell On the 5th
day of November 1889, the same
being a day duly appointed by
law as a day for the general
Election to be held in and for the
City and County of New York, one
Patrick McGuire did personally
appear before the inspectors of the
29th election district of the 2^d Assembly
district at 188 Park Row the same
being the duly designated place
by law as the polling place of the
29th election district of the second
assembly district in the said City and
County and did falsely personate
and attempt and offer to vote
upon the name of an elector to
wit John Keriman who is a duly
registered and qualified voter of the
29th election district of the 2^d Assembly
district and a resident of 194 Park
Row. Deponent further says that
said McGuire admitted to him that
he was that the person who was
registered and that the person, on whose
name he attempted to vote but
that he was ^{offered to be} paid \$2.00 dollars for so
doing

Sworn to before me 1889
this 5th day of November
Solon B. Sweet
Police Justice
Powell Mangles

POOR QUALITY ORIGINAL

0423

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Patrick McGuire

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 McGuire

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

194 Park Row. 4 weeks

Question. What is your business or profession?

Answer.

Seaman

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

Patrick McGuire

Taken before me this

day of *November* 188*8*

John D. Sullivan
Police Justice.

POOR QUALITY ORIGINAL

0424

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

Police Court

1651 District

THE PEOPLE, A.C.,
ON THE COMPLAINT OF

Amel Mangia
 444 West 58 St
James W. Smith
 1000 10th St

Offence

Dated

September 9 1888

Residence

Smith Magistrate

No. 3, by

Residence

_____ Street

Witnesses

John Stenian

No. _____

194 Park Row Street

No. _____

_____ Street

No. _____

1000 Street

\$ _____

to answer

Am

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 _____

Dependant

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 *September 5* 1888 *John Smith* Police Justice

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0425

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Salinda McQuire

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

Salinda McQuire

of a FELONY, committed as follows:

Heretofore, to wit: on Tuesday, the *27th* day of November, in the year of our Lord one thousand eight hundred and eighty *nine*, (the same being the Tuesday succeeding the first Monday in the said month of November), there was held a general election throughout the State of New York and in the said City and County of New York; and on the day and in the year aforesaid, and at the said election, the said *Salinda McQuire*, late of the said City and County, at the City and County aforesaid, did personally appear before the Inspectors of Election of the *Twenty-ninth* Election District of the *Second* Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held at the duly designated polling place of the said Election District, and ~~did~~ then and there feloniously *did falsely persuade one John Sherman, an elector of the said Election District, and attempt and offer to vote in and upon the name of the said John Sherman;*

against the form of the statute in such case made and provided, and against the peace and dignity of the said People.

John D. Kellogg
~~RANDOLPH B. MARTINE,~~

District Attorney.