

0 142

BOX:

154

FOLDER:

1576

DESCRIPTION:

Madden, John

DATE:

10/17/84



1576

Witnesses

John Duffy

Off. McCarty

ex-officio, 18th Street

District Attorney

D.P. for Ransom

plus on balance

per one year, -

46

Counsel,

Filed 17 day of

Pleads

1884

THE PEOPLE

vs. *P*

John D. Madden

INDICTMENT.
Grand Larceny in the
degree.

for money

PETER B. OLNEY,

~~JOHN M. HANCOCK~~

22 Oct 20/84 District Attorney.

He is a guilty
A TRUE BILL.

John B. Kisan

44 1/2 6 Foreman

20

0 143

0144

Police Court—4th District.

Affidavit—Larceny

City and County } ss.:
of New York, }of No. 610 East 3rd St
occupation LabourerOliver DuffyStreet, aged _____ years,
being duly sworndeposes and says, that on the 17th day of October 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 day time, the following property viz:Good and lawful money to the amount and of the value of thirty two dollars \$32.00the 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 Madden (now here)

from the following facts to wit: That on said day said defendant was standing on the corner of side wall on avenue C between 14th & 15th street in said city counting said money which he was paid a few moments before as a labourer for the street cleaning department when three persons came along one of whom was defendant when the said defendant knocked deponent on the arm which held the money causing said money to fall to the street—where he defendant and companions picked up said money and ran away deponent charges the said defendant with stealing said money from his person.

Oliver Duffy
markSworn to before me this 17th day of October 1884
at New York
Police Justice.

0 145

Sec. 198-200

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

John Madden

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

Question. What is your name?

Answer.

John Madden

Question. How old are you?

Answer.

22 years.

Question. Where were you born?

Answer.

New York

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

Answer.

512 East 12th Street, one year & 8 months.

Question. What is your business or profession?

Answer.

Longshoreman

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

Answer.

I am not guilty

John Madden

Taken before me this

day of

October

1884

John J. Conroy

Police Justice.

0 146

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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. He legally dis charged

Dated October 11th 188 J. J. C. C. C. 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.

0147

\$1000. in Eng
2 O.M.
Sunday Morning
Fair.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court

District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alvin Duffey
vs. 3-4
John Madden

2
3
4

Dated October 11th 1884

Magistrate.

Officer.

18 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$ 1000 to answer General Sessions.

Emu

1669
Office of Paul Lavery

0148

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 Madden

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

John Madden

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

The said *John Madden*, 7

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Seventh* - day of *October*, - in the year of our Lord one thousand eight
hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms, 7

one promissory note for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
; *three* promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars *each*; *six* promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five dollars *each*; *ten* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars,
and of the value of two dollars *each*; *ten* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars ; *three* promissory notes for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *six* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars *each*; *ten* promissory notes for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of two dollars *each*; *ten*
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of one dollar *each*, and *divers coins of*

*the United States of America, of a
number, kind and denomination
to the Grand Jury aforesaid unknown,
of the value of thirty-two dollars,*

of the goods, chattels, and personal property of one *James Duffey* -

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.

PETER B. OLNEY,

~~JOHN MCKEON~~ District Attorney.

0 149

BOX:

154

FOLDER:

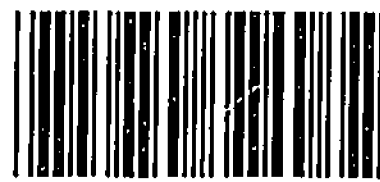
1576

DESCRIPTION:

Maeder, Henry

DATE:

10/14/84



1576

Witnesses=
Phil. H. H. H. H. H.
Off. Made
28th Prec't

80

Counsel,
Filed 14 day of 1884
Pleads 14th July 15

THE PEOPLE
vs.
I
CONCEALED WEAPON.
(Section 410).

PETER B. OLNEY,
JOHN W. WATSON,
District Attorney.
A True Bill.
J. B. Kissam
Foreman.

29
Oct 27 84
Oct 29 84
Oct 30 84

0150

0151

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

POLICE COURT, 4 DISTRICT.

Philip Marsch

of No. 313 East 59th Street, being duly sworn, deposes and says,

that on the Ten day of October 1884

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

now present. carried concealed upon his person a weapon of the kind commonly known as a disk with intent to use the same against deponent and deponent's daughter. That about 10 o'clock on the night of said day the said defendant then having said disk so concealed, came to deponent's premises, attempted to force his way therein, and made threats of bodily violence to deponent.

Philip Marsch

Sworn to before me, this 17 day of October 1884

John J. Quinn Police Justice.

0 152

POLICE COURT— DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT.

Dated..... 188

..... Magistrate.

..... Officer.

Witness,

Emma Mueller

Disposition

0153

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

U District Police Court.

Henry Meader 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

Henry Meader

Question How old are you?

Answer

Twenty (20) years

Question Where were you born?

Answer

Germantown

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

Answer

153 East 59 one year

Question What is your business or profession?

Answer

Seam maker

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

Answer

I am married to plaintiff's daughter. I am separated from her. Went to plaintiff's house to see my wife. Plaintiff seized me & tried to throw me off the stoop. I did not threaten plaintiff. The knife found upon my person is one that I am compelled to use aboard ship to cut my food with.

Herick Meader.

Taken before me this

day of

188

Oct 188

Police Justice.

0 154

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 Henry Meade

(10) 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 Oct. 10 188 ✓ Oct. 10, 1881 Police Justice.

I have admitted the above-named Henry Meade
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.

0155

1669

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Philip March
313 East 59 St.

1 Mary Maeda
2
3
4

Offence

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Sept. 11 1884

Lawrence Magistrate.

B. Thide Officer.

28 Precinct.

Witnesses Bernard Maeda
No. 28 Precinct Street.

Emma Maeda
No. 313 E 59 Street.

No. _____ Street.

\$ 1000 to answer L.S.
Cun

0156

Part One
District Attorney's Office.

PEOPLE

vs.

Henry Maeder
For Wed Oct 29 8x
P. P.

0157

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Henry Maeder

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

Henry Maeder

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said *Henry Maeder* late of the First Ward of the City of New York in the County of New York aforesaid, on the *seventh* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and County aforesaid, with force and arms, feloniously did knowingly and secretly conceal upon his person a certain instrument and weapon of the kind known as a *knife*, with intent then and there feloniously to use the same against some person or persons 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

Henry Maeder

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said *Henry Maeder*, 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, feloniously did wilfully and furtively possess a certain instrument and weapon of the kind known as a *knife*, with intent then and there feloniously to use the same against some person or persons 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.

PETER B. OLNEY,
JOHN McKEON District Attorney.

0158

BOX:

154

FOLDER:

1576

DESCRIPTION:

Mallenda, Theodore

DATE:

10/03/84



1576

Witnesses:
Wm. B. Beyer

536

Day of Trial,
Counsel, J. H. Campbell
Filed 3 Day of Dec 1884
Pleads Not Guilty (Over)

THE PEOPLE
vs. B
Theodore
Wallenda

THE PEOPLE
JOHN McKEON,
District Attorney.

A True Bill.

Ed. J. Campbell

Foreman.

0159

0160

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Theodore Mellando 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. Theodore Mellando

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. United States

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

Answer. 261 Bowery 6 years

Question. What is your business or profession?

Answer. Salvage

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

Theodore Mellando

Taken before me this 25
day of February 1889
Samuel J. Smith
Police Justice.

0 16 1

POLICE COURT 3 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of Etienne Boyer
For Violation of Excise Law

Theodore Mallender

After being informed of my rights under the law, I hereby ~~waive~~ ^{demand} a trial, by Jury, on this complaint, and my right to make a statement in relation to it and demand a trial at the COURT OF ~~GENERAL~~ ^{GENERAL} SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated July 25 1887.

Theodore Mallender

Amey Smith

Police Justice.

0162

Excise Violation—Keeping Open on Sunday.

POLICE COURT—3rd DISTRICT.

City and County } ss.
of New York, }

years Etienne Bayer aged 36
of the 10th Precinct Police Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 24 day

of February 1884, in the City of New York, in the County of New York,

Theodore Mallardo (now here)

being then and there in lawful charge of the premises No. 261 Bowery

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 Theodore Mallardo

may be arrested and dealt with according to law.

Sworn to before me, this 25 day } Etienne Bayer
of February 1884 }

Andrew Smith Police Justice.

0163

Police Court, 3 District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

Etienne Bayer

vs.

Theodore Mullando

EXCISE VIOLATION.
KEEPING OPEN ON SUNDAY.

Dated 25 day of July 1884

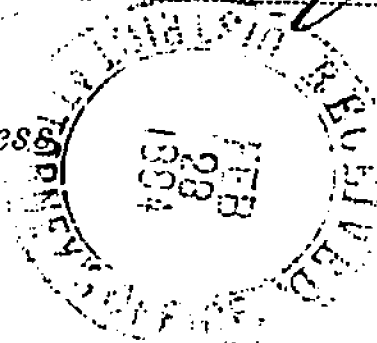
White

Magistrate.

Bayer

Officer.

Witness



Bailed \$ to Ans. 10 Sessions.

By Charles H. H. H. H.

143 Madison 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

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

Dated July 25 1884

Sanbury 1884 Police Justice.

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

Dated July 25 1884

Sanbury 1884 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 1884

Sanbury 1884 Police Justice.

0164

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore Malleuda

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said Theodore Malleuda

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty fourth day of February in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

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 —

Theodore Malleuda

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said Theodore Malleuda

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said twenty fourth day of February in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County

0 165

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~make~~ 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.

THIRD COUNT:

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

— THEODORE MALLEDA —

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

The said THEODORE MALLEDA —

late of the First Ward of the City of New York, in the County of New York aforesaid, after-
wards, to wit: on the said ~~twenty fourth~~ day of FEBRUARY — in
the year of our Lord one thousand eight hundred and eighty- ~~four~~ 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 certain premises at number — ~~Two~~

~~Two~~ Hundred and sixty one Bowery

in the City and County aforesaid, which said place 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.

PETER B. OLNEY,
JOHN McKEON, District Attorney.

0 156

BOX:

154

FOLDER:

1576

DESCRIPTION:

Maloney, Thomas

DATE:

10/20/84



1576

Witness:
Park E. Wood

132

Counsel,

Filed 20 day of Oct

1884

Pleads

THE PEOPLE
vs.
R
Thomas Maloney
19.
17 Roosevelt
New York

PETER B. OLNEY,
~~JOHN HEKTON,~~

District Attorney

Pr over 21/84

pleads 2 1/2 dy.

A TRUE BILL.

John D. Kissam

Foreman.

517. Four years.

0 167

0168

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

Police Court--First District.

of No. *Frank E. Wood* *Renwood Hotel*
19 *October* 18*82*
and says, that on the *fourth* day of *October* 18*82*
at the *fourth* Ward of the City of New York, in the

County of New York, was feloniously taken, stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, the following property viz:

Good and lawful money of the United States consisting of Silver and Copper coins together

of the value of
the property of

Five 47/100
Park C Wood

Dollars,

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 force and violence as aforesaid, by

Thomas Maloney (now less)
from the fact that deponent met the said
Defendant opposite the Renwood Hotel
Cor Broadway Street
the Bowery as far as James Street when
Defendant seized hold of deponent
and forcibly took the aforesaid money
contained in a canvas bag from deponent's
right hand hip pantaloons pocket worn
by deponent as a part of deponent's daily
clothing

Wherefore deponent charges the said Defendant

Subscribed before me this

18

Police Justice

0 169

with feloniously taking stealing and
Carrying away from the person of Accused
by force and violence without his consent
and against his will the aforesaid property

Sworn to before me } J. E. Wood
this 19th day of October }
Arthur J. Smith, Police Justice

0170

Sec. 198-200

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Maloney 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.

Thomas Maloney

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York City

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

Answer.

17 Roosevelt Street about a year

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
Thomas Maloney
Mark*

Taken before me this

day of

188

Police Justice.

0171

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

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

Dated *Oct 19* 188 *James J. [Signature]* 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.

0172

Police Court 168m District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Clark & Wood
N.E. Cor. Bowery & Bayard
N. Kenwood House
Thomas Maloney

2

3

4

Offence

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated October 19 188

White
Franklin V. Lake

Magistrate.

Officer.

Precinct.

Witnesses Suite Officer

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 2500 to answer Gen. D

OK

0173

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 Maloney

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

Thomas Maloney

of the CRIME OF ROBBERY IN THE *Second* DEGREE, committed as follows:

The said *Thomas Maloney*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
nineteenth day of *October*, — in the year of our Lord one
thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force
and arms, in and upon one *Charles E. Wood*, —
in the peace of the said People then and there being, feloniously did make an assault, and

*divers coins of the United States
of America, of a number, kind
and denomination as the Grand
Jury aforesaid intended, of the
value of nine dollars and forty
seven cents.*

of the goods, chattels and personal property of the said *Charles E. Wood* —
from the person of said *Charles E. Wood*, — and against
the will and by violence to the person of the said *Charles E. Wood*, —
then and there violently and feloniously did rob, 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,

PETER B. OLNEY,
~~JOHN MCKEON~~ District Attorney.

0174

BOX:

154

FOLDER:

1576

DESCRIPTION:

Martin, Jacob

DATE:

10/03/84



1576

Day of Trial,
 Counsel,
 Filed *3* day of *Oct* 188*2*
 Pleads *Not Guilty (Ocos)*

THE PEOPLE

vs.

B

Jacob Martin

Violation of Excise Law.
(Sunday.)

W. R. G. 2 1983 11 1989 12 1989 12 1989 12

PETER B. OLNEY,
JOHN WICKSON,

District Attorney.

A True Bill.
Edward M. Walcott
Foreman.

01.75

0176

250

Excise Violation—Keeping Open on Sunday.

POLICE COURT

DISTRICT.

City and County } ss.
of New York,

of No.

the 21st Precinct
of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 24th day
of May 1884, in the City of New York, in the County of New York,

being then and there in lawful charge of the premises No. 24 East 38th 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
may be arrested and dealt with according to law.

of

Sworn to before me, this

5th day

1884

Patrick White

Police Justice.

0177

Sec. 508.

4 District Police Court.

UNDERTAKING TO ANSWER.—

SESSIONS.

CITY AND COUNTY }
OF NEW YORK, } ss.

An order having been made on the 5 day of May 1884 by

Patrick Sheaffy a Police Justice of the City of New York. That
Jacob Martin be held to answer upon a charge of
No Answer

upon which he has been duly admitted to bail, in the sum of One Hundred Dollars.

We Jacob Martin Defendant of No. 79 4
E 38 Street; Occupation Saloon Keeper and
John J. Cullen of No. 231 E 10 Street;
Occupation _____ Surety, hereby undertake that the above named

Jacob Martin
shall appear and answer the charge above-mentioned, in whatever Court it may be prosecuted: and shall at all times
render himself amenable to the orders and process of the Court; and if convicted, shall appear for judgment, and
render himself in execution thereof, or if he fail to perform either of these conditions that we will pay to the People
of the State of New York, the sum of One Hundred Dollars.

Taken and acknowledged before me, this 5

day of May

1884

Patrick Sheaffy
POLICE JUSTICE.

0178

CITY AND COUNTY } ss.
OF NEW YORK.

Sworn to before me, this
1881
Justice

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 Five 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 personal

property situated in
premises 231 East 24th
Street New York the above
amount over all debts
" John J. Cullen "

New York Sessions.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Undertaking to answer.

vs.

Taken the _____ day of _____ 188

Justice

Filed _____ day of _____ 188

0179

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

District Police Court.

Jacob 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.

Jacob Martin

Question. How old are you?

Answer.

45 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

257 East 38th Street about 5 Years

Question. What is your business or profession?

Answer.

Saloon Keeper

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

Answer.

I am not guilty of the charge

Jacob Martin

Taken before me this
day of *June* 188*8*
[Signature]
Police Justice.

0 180

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 Jacob Martin

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 5 188 J. P. G. Jeffery Police Justice.

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

Dated May 5 188 J. P. G. Jeffery 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.

0181

BAILED

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE vs.
Not Guilty.
ON THE COMPLAINT OF

1

2

3

4

Dated

188

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$

to answer

Sessions.

Bailed

0 182

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Martin

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

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *Jacob Martin* ,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *fourth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~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

Jacob Martin —

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *Jacob Martin* ,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *fourth* day of *May* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County

0 183

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

~~and~~ certain ~~and~~ 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.

THIRD COUNT:

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

Jacob Martin

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 *Jacob Martin*

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *fourth* day of *May* — in the year of our Lord one thousand eight hundred and eighty-*four* 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 certain premises at number *204*

East Thirty-eight Street

in the City and County aforesaid, which said place 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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.

0184

BOX:

154

FOLDER:

1576

DESCRIPTION:

Martin, John

DATE:

10/29/84



1576

Witnesses:

Counsel,
Filed *29* day of *Feb* 188*4*
Pleads

THE PEOPLE

vs.

F

John J. Martin

[Section 1303 - Penal Code].

W
PETER B. OLNEY,

District Attorney.

A TRUE BILL.

Jonas B. Kisson
Foreman.

Feb 30/84

Respectfully 3 days
Pen 1 year.

0 185

0 186

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

POLICE COURT— 3 — DISTRICT.

Patrick Mann
of No. *Central Park Police* Street, being duly sworn, deposes and

says that on the *25th* day of *October* 188*4*
at the City of New York, in the County of New York, *John J. Martin*

(now here) did *indecently* and unlawfully
commit the detestable *and* about-ribe
crime against nature with Frank
Lawrence (now here) in a house used
as a kennel in Washington Square in said
City. Dependent further says that at the
hour of 530 A.M. on said date he saw
said Martin *indecently* have his hands
around the body of said Lawrence and
have his penis in the rectum of said
Lawrence. Dependent saw said Martin
moving to get *for* for about two minutes
while he had said Lawrence in the
position *viz!* the having his arms
around him and his penis in his re-
tum.

Dependent says that
said dependent may be committed
to answer said charge. *viz* section
303 of the Penal Code
(sworn to before me
this 25th day of Oct 1884) } *Patrick Mann*

David O'Reilly Pres Justice

Patrick Mann

0187

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

POLICE COURT—

DISTRICT.

of No. House of Detention Street, being duly sworn, deposes and
says that on the 5 day of October 1884
at the City of New York, in the County of New York, Says that he was at

Washington Square and that said Morton
came to him and said John and asked
him if he had the price of a drink
and deponent replied yes, and immediately
thereafter said Morton undressed his
pants, and placed his arm about
his body, and at said time said
Morton had his penis incoherently
exposed and did then and there insert
and have intercourse with deponent
by then and there placing his penis into
deponent in the location of deponent.
Deponent further says that said
Morton held him around the body
as aforesaid about 10 minutes and
that he said Morton moved to go for
and went through the motion of
sexual intercourse and at the time
deponent says that he endeavored
to extricate himself from the grasp
of said Morton to prevent him
from doing and having intercourse
with him as aforesaid

Done before me Frank Lawrence
this 25th of Oct 1884

Daniel O'Reilly Deput Justice

0 188

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

POLICE COURT, 2 DISTRICT.

Patrick Mann

of No. Central Park Place Street, being duly sworn, deposes and says,

that on the 35 day of October 1888

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

(as well as a material witness
against John J. Martin charged
with the crime of felony
I do not believe there is
good reason that he will not appear
as a witness against said Martin
and as he may be committed to
give bail for his appearance at the
Court of General Sessions against
said John J. Martin Patrick Mann

Sworn to before me, this
of 1888 day

Samuel McCall Police Justice.

0 189

Sec. 198-200

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not guilty of the charge
John J. Martin

Taken before me this

day of

Sept

188

8

James J. O'Reilly
Police Justice.

0 190

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 *Seperman*

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

Dated *Dec 11 1884* 188

Sam'l C. Reddy 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.

0191

216 1694
Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Patrick Mann
Central vs. Park Police

1 John J. Morten
2
3
4

Officer
Morten

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Dated

188

O'Reilly Magistrate.

Officer.

Central Precinct.

Witnesses

No.

Street

No.

Street,

No.

Street.

\$ 2000

to answer

Sessions.

0192

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 J. Martin

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

of the CRIME OF

committed as follows:

The said

John J. Martin

late of the *5th* Ward of the City of New York, in the County of New York aforesaid, on the *22nd* day of *October*, in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, *with force and arms, in and upon one Frank Lawrence, then and there lawfully residing did make an assault, and then and there feloniously, unlawfully, did strike and against the order of nature, did have a carnal copulation with the said Frank Lawrence, and then and there did carnally know the said Frank Lawrence, and then and there feloniously, unlawfully and did strike, and against the order of nature, with the said Frank Lawrence, did commit and perpetrate that detestable and abominable crime of sodomy, to wit to the name and*

0 193

Christianity] to the great scandal of
all human kind, against the honor
of the State in such case made
and provided, and against the
peace of the People of the State of
New York, and their dignity

Peter B. O'Quinn

District Attorney

0 194

BOX:

154

FOLDER:

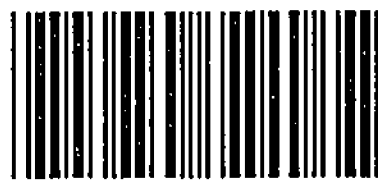
1576

DESCRIPTION:

Martin, Milo B.

DATE:

10/30/84



1576

0 195

BOX:

154

FOLDER:

1576

DESCRIPTION:

Bowswet, Charles

DATE:

10/30/84



1576

0 196

The People
vs.
Milo E. Martin,
jointly indicted with
Charles Bowsweet.

{ Court of General Sessions, Part 1.
Before Judge Gildersleeve.
December 4, 1884.

Indictment for grand larceny and receiving stolen goods.

Robert Loercher sworn. I am one of the firm of Haugh & Co., importers of leather and book-binders materials at 134 & 136 Duane Street; the forty-five morocco skins that were taken were worth \$5 a piece, we missed them on the morning of October 1 about nine o'clock, I had seen them the day previous in the afternoon, they were standing near to the entrance, I saw two of these skins in Jefferson Market Court, they were identified by a small piece which Mr Matthews had cut off, I identified them as part of the forty-five skins that were taken. Officer O'Connor was present at the time.

Cross Examined. Mr Matthews was a book-binder to whom the leather had been sold on October 1; two days afterwards he returned them to us to be split and while in our possession they were taken or they disappeared, Mr Matthews and myself identified them as a portion of the property which I had, I can swear I recognize the skins by the colors and by the appearance, it was a peculiarly heavy leather and furthermore by two pieces which were produced, one skin was claret and the other orange; there is very little of this kind of leather used; we are not the only store in the city that has those goods for sale, I would not swear that the goods I sold to Mr Matthews had any different appearance than other goods of the same quality and grade held by other people; there is a bare possibility that they were not our goods but they look precisely like them, I saw the prisoner in Jefferson

0 197

Market Court but never before to my recollection, I do not remember seeing him around the store; we have no reason for positively concluding that he stole those goods except those two skins were found on him, I did not find them but simply heard that the goods were found. I saw at Jefferson Market, a man named Rowsdet, the prisoner confessed that he had received the leather, he said that he received it from a man of the name of Rowsdet, that they were given him to sell on commission. I could not positively swear that these two pieces were my property.

Alfred Mathews sworn. I am a book-binder and have been one of the customers of the last witness, I bought some skins of him in the month of October; they were of a character similar to these samples, I cut them from the skins which the officer afterwards had, I gave those two samples to the officer when the trial came off at the Jefferson Market Police Court. The original purchase of these skins was sent to my place after I bought them and I returned them to Mr Loeser to be split. When I went there for them after the 3rd of October, I could not get them, I saw two skins at Jefferson Market and the pieces of two skins which I saw before in my place of business, I fitted them to the skins and they fitted exactly, the skins cost me five dollars a piece.

Cross Examined. I cut a slice from each one of these skins when I bought them from Mr Loeser a week or so prior to this alleged robbery and I kept the portion I cut out, that is my custom when I buy skins, I do not know whether it is the custom of others or not but it is my way of doing business, the skins are not always to be found in New York City or in this market at all.

0 198

Charles O'Connor sworn. I am police officer connected with the central office; in consequence of information that I received in regard to this larceny I arrested the defendant on the corner of 5th Street and Second Avenue between the hours of eleven and twelve in the morning; he had a bundle under his right arm and it had drab wrapping paper around it and he was changing the bundle from one side to the other, one side of the paper was worn off and I noticed the colors inside the paper and I took suspicion, I followed him about five blocks before I arrested him, I approached him and asked him what he had under his arm in the bundle and he told me had two pieces of leather, I asked him what he was doing with it and he told me he intended to sell it, I asked him where he got it and he told me he bought it, I asked him what business he was in and he told me he was a shoe-maker, I asked him if he dealt in this leather as a business, he said yes, he bought and sold it to try and make a few dollars once and a while. I asked him where he lived and he told me he lived at 86 Broadway. Finally I hailed a Second Avenue car and took him aboard the car with the intention of going down to his house to 86 East Broadway to see if there was any more property there. As I recollected the circumstance of Inspector Byrnes mentioning to me about this leather having been stolen in Duane Street sometime previous, Detective King, my associate had samples of the leather in his pocket, King was not with me at the time of the arrest. After I got to the corner of Houston Street and Second Avenue I changed my mind about going to his house and I took him over to Police Headquarters. He was locked up in a cell, probably an hour or two after

0 199

I told him then to tell me the truth where he got the leather, I told him there was so many pieces missing, such a number of pieces stolen and I wanted to recover the balance of them, he told me he bought it at least, it was given him by the man Fowswet to sell or dispose of at a profit I suppose, as he put it, I asked him where Fowsset lived, what number in Cherry Street, he told me it was near the corner of Catherine Street, some distance south of Catherine in Cherry Street.

Cross Examined. This was in broad day light that I saw the defendant, there was no care shown in concealing these goods. He looked like a perfectly square and honest fellow at that time? At the time but his statements were wrong. He told me positively that he had none of the property in the house: the reason why I did not go to his house was that he gave me the key of his room and told me where he lived, I thought it would be advisable to lock him up and go myself to the room, I went, he did not live at 86 East Broadway, I searched four or five houses there and could not find his room. We went that evening to search for Fowswet's place and did not find any goods. I think the prisoner spoke to me the next morning about 87 East Broadway, but I did not go there. These are two pieces of the skins that I found in the prisoner's possession.

Milo B. Martin sworn and examined in his own behalf. It was about the 20th of October when I was arrested with the leather in the street, I got the two samples from Mr Fowswet at his place of business 107 Cherry Street, he keeps a variety store, all kinds of dry goods, provisions and a general assortment, oil cloth, carpets and such like, it is a small store and a room right off, I took

0200

that leather to sell on commission. He told me he had some goods he would like to have me dispose of and I called there and got a sample and anything I could sell the goods for over twenty-five dollars I could have, I paid him no money for them, he trusted me with the samples of the goods because he has known me for years, he handed me the sample in the hallway of his house, I was arrested on the corner of Second Avenue and 5th Street, I should judge very nearly two miles from the place, I was walking along the street at the time with this leather in a package, there was a paper rolled around it but no concealment. The detective hailed me in the street, I stopped, he said I have watched you and saw you come out of a house on Cherry Street and I have followed you all the way up through and I will give you the route; you came through Catherine and Christie and went up Second Avenue. He followed me up, he denied it now. He said he had been watching the house in Cherry Street for three days and he wanted to know what I had got in the bundle, I said I have got a sample, he wanted to know what I was going to do, I told him I was going to sell it and make a dollar or two, I told him I was a shoe-maker, I gave him the wrong number through mistake, I roomed at 87 East Broadway and I told him 86, I gave him the key to my room and he took the key and put it in his pocket. He told me in the afternoon after he took me over to head-quarters, that he had been down and could not find the number, that I did not live there; then I rectified the mistake, I was somewhat flurried when I was locked up and I gave him 86 in place of 87 which was across the street. He said to me, tell us where you got all these goods and that is all we want to

0201

to know, I told him and Detective King where the goods was got and they said they were perfectly satisfied that those parties had those goods and had the control of them but they could not swear to it; he handed me the key and told me that he did not search my room. When I took those goods from Bowswet I had no idea they were stolen, I never sold any goods for him. I had been sick for over two months and was laid up with rheumatism and was not able to work at the time and when I got able to get around he told me to come around that he had some goods to sell and that he would give me a chance to make a few dollars. Bowswet is a man about my height, thick set with a black moustache, dark complexion and a somewhat Roman nose, I could pick him out of a million of men if he was brought up.

Cross Examined. I have been working at the shoe-making business off and on for five years. I have been canvassing in Brooklyn for fine paper. Have you ever been convicted for any offence? I wont answer the question, I was arrested this day about twenty minutes to eleven on the 20th of October if I remember right. I had been to Bowswet's place the night previous and I went there the next morning by engagement, he got the goods ready and then called me out into the hallway, I don't know where he got them, they were rolled up in a loose paper. I started up through Catherine Street and went to a man in Christie Street named George Cobb and asked him if he wanted to buy any goods of this description, I have had an acquaintance with Bowswet for twenty years. He gave me three skins as samples and told me there was thirty.

The jury rendered a verdict of guilty of receiving stolen goods.

0202

Testimony in the case
of
Milo B. Martin
filed Oct.
1884.

0203

2d District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

Robert Loecher

of No. 134 + 136 Duane Street,

being duly sworn, deposes and says, that on the

3d

day of October 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 day time

the following property, viz :

Forty five Levant morocco Skins
of the value of Two hundred and
twenty five dollars

Sworn before me this

21

day of

October

Police Justice,

188

the property of Alfred Matthews in the care &
charge of deponent and his copartner
Albert Haugh

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 Milo B. Martin

(now true) That deponent is informed
by Charles O'Connor of the Central
office Police that he found part
of said property in the possession
of said defendant on 2d Avenue and
5th Street in said City and by
Alfred Matthews that he identifies
the skins found in the possession
of said defendant as his property
that was feloniously stolen as aforesaid
Robert Loecher

0204

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 32 years, occupation Book Binder of No.

124 E 14th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Robert L. Louch

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

Sworn to before me, this 21
day of Oct 1894 } Alfred Matthews

J. H. Smith
Police Justice.

0205

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles O'Connor
aged _____ years, occupation Police Officer of Central Office ~~Street~~, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Robert Larcher
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st }
day of Oct 1887 } Charles O'Connor

A. H. Smith
Police Justice.

0206

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

District Police Court.

Milo B. 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 Milo B. Martin

Question. How old are you?

Answer 49 years

Question. Where were you born?

Answer Kentucky

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

Answer 87 E Broadway 10 days

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. A man gave me the property to sell in commission.
Milo B. Martin

City and County of
New York ss

Milo B. Martin the above named defendant being duly sworn says that on the 20th day of October 1884 he was in store No 207 Cherry Street occupied by Charles Bennett (now here) and said Bennett said to deponent that he had ^{some skins and gave} two skins (now here shown) that he would like to sell and asked deponent if he would sell the same and would give deponent all over the sum of twenty five dollars that he would obtain for said skins: That deponent took said skins and had them in his possession endeavoring

Taken before me this 21st day of Oct

188

Police Justice.

0207

to sell the same when he was arrested by officer
O'Connor. Deponant further says that he has been
acquainted with said Baranett over 15
years

Michael B. Martin

Sworn to before me

This 21 day of Oct 1884

J. H. Kippen
Police Justice

0208

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, { ss

2 District Police Court.

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

Question. What is your name?

Answer. Charles Baronnell

Question. How old are you?

Answer. 60 years

Question. Where were you born?

Answer. Boston

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

Answer. 207 Cherry St 5 years

Question. What is your business or profession?

Answer. Dry Good business

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

Answer.

I am not guilty
Charles Baronnell

Taken before me this

day of Oct

188

Police Justice.

0209

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 10
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 Oct 21 188 4 J. H. Kilburn Police Justice.

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

Dated Oct 21 188 4 J. H. Kilburn 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.

02.10

Police Court ¹⁶⁹³ 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert Lecher
134 & 136 vs. Duane St.

1. Milo B. Martin
2. Charles Bennett

3. _____
4. _____

Dated Oct 21 1884

J. T. Ollivett Magistrate.

Oliver T. Lamm Officer.
Central office

Witnesses Alfred Matthews

No. 124 E 14th Street.

Henry B. Schmidt

No. 134 Duane Street,

Chas. Lamm

Central office Street,

\$ 1000 to answer P. S.

BAILED.

No. 1, by Andrew Horn

Residence 15 East Broadway Street.

No. 2, by Andrew Horn

Residence 15 East Broadway Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

02-11

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Nida B. Martin
and Charles Bousquet

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

Nida B. Martin, Charles Bousquet
of the CRIME OF GRAND LARCENY in the *Second* degree, committed
as follows:

The said *Nida B. Martin and Charles*
Bousquet, each —

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

four fine Morocco stands

of the value of fine

dollars each. 7

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

Martinez, —

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.

02-12

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Nicola B. Martin & Charles Boursner* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Nicola B. Martin and Charles Boursner, each* — late of the First Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *October*, in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, with force and arms,

stealing five hundred dollars

of the value of five

dollars each,

of the goods, chattels and personal property of one *Agnes* *Martinez*, —

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

unlawfully and unjustly did feloniously receive and have; the said *Nicola B. Martin and Charles Boursner*

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.

PETER B. OLNEY,
District Attorney.

02-13

BOX:

154

FOLDER:

1576

DESCRIPTION:

McCabe, Charles

DATE:

10/22/84



1576

02.14

Witnesses:

Nathan Hayes
Sgt Jas. E. Linton
Cent. office

143

Counsel,

Filed 22 day of Oct 1884
Pleads *Proquely.*

Grand Larceny 1st degree
(From the person)
[Sections 528, 530. - Penal Code]

THE PEOPLE

vs. **P**

Charles Mc Cabe

19 2112
32 miles

PETER B. OLNEY,

Pr Oct 24/84 District Attorney.

Plads & C. & dy.
A True Bill.

James B. Kinsman
Foreman.

S. P. Two years.

02-15

Second District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, } ss.

of No. 65 East 61st Street, Nathan Hayes Aged 50 years

being duly sworn, deposes and says, that on the 15 day of October 1888 ✓

at the Night time, at the _____ City of New York,

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

of deponent _____

the following property, viz :

One double case gold watch of
the Value of one hundred and seventy
five dollars (\$175⁰⁰)

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Charles McCabe (now

here) for the following reasons to wit:
that about the hour of 10 o'clock p.m.
Deponent was standing on Fifth Avenue
opposite the Fifth Avenue Hotel, when said
McCabe approached Deponent, and snatched
the aforesaid property from the left hand
pocket of Deponent's Vest, which was then
and there worn on the person of Deponent, and
ran away with said property — That

02-16

Deponent pursued said defendant till
he was arrested.

Wherefore deponent charges
said defendant with taking, stealing and
carrying away said property from his
person and possession.

Witnesses

Sworn to before me
this 16th day of October 1884.

J. M. Patterson

Police Officer

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

23.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

02-17

Sec. 198-200

Second District Police Court.

CITY AND COUNTY OF NEW YORK, ^{YES.}

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

Question. What is your name?

Answer. Charles McCabe

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York State

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

Answer. 32 East 112th Street N.Y. about 5 weeks

Question. What is your business or profession?

Answer. Tailor

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

Answer. I am not guilty

Charles McCabe.

Taken before me this

day of

March 1888

John J. Sullivan Police Justice.

02-18

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

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 Oct 16 188 Am Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

02-19

Police Court-- 2nd District. 1686

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nathan Hayes
65 East 61st St

Charles McShane

2
3
4
OCT 20 1894

Dated October 16 188 ✓

Paterson Magistrate.
James Kistor Officer.
Central Office Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street,

No. _____ Street.

\$1500 to answer 10 Sessions.

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0220

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Charles McCarty

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

— Charles McCarty —

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

The said Charles McCarty, 7

late of the First Ward 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 *four*, in the *month* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one *ward* of the value of
one hundred and seventy
five dollars, 7

of the goods, chattels and personal property of one *Nathan Hays* —
on the person of *the said Nathan Hays*, —
then and there being found, from the person of the said *Nathan Hays*, —
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.

Peter B. Olney
District Attorney

0221

BOX:

154

FOLDER:

1576

DESCRIPTION:

McCarthy, Dennis

DATE:

10/27/84



1576

Witnesses:

Mary Dinneen

Maggie Dinneen

Maggie Dinneen
159 82 St

184 J. O. Olney

Counsel,
Filed 27 day of Oct 1884
Pleads Not Guilty.

THE PEOPLE
vs.
B
Dennis McCarthy
w. B. 276.
w. 14 -

PETER B. OLNEY,
22 Mar 24/85 District Attorney.
not removed v.
A TRUE BILL.

Jonas B. Kissam
Foreman.
Mar. 19. To March 24 85
Mar. 24. 85 - 85
J. B. Kissam at
and proofing
Mar. 24. 85

0222

0223

District Attorney's Office.

PEOPLE

vs.

Dr. M. J. [unclear]

1000 [unclear] 83/10179

Adm. [unclear] [unclear]

in [unclear] [unclear]

Entire [unclear] [unclear]
as to number of months

as to dates of

4 [unclear] [unclear]
as to [unclear] [unclear]

02.24

Chlorophyll a

~~CONFIDENTIAL~~


~~Mr. J. L. ...~~

~~Mr. H. H. H. H.~~

Mrs Gordon Lee May
Hingham

~~Revised~~

~~Am...~~



0225

District Attorney's Office.

PEOPLE

vs.

*Collecting is to be presumed
Such presumption may be rebutted
by the acts of witnesses
from affidavits - No. 1 of
dept.
Character for honesty can
only be impeached by showing
of illicit intercourse*

*Pro. vs. Corzine
Gent. T. 1 Penile 453.
5 do 286
Pro. vs. Langston 26 Feb 203.*

0226

Chast character. One who
has not lost her virtue by
illicit intercourse with the other
sex - other she must be
regarded as having a "Chast-
character" with the same, if
the act of she has not been
defiled by illicit ^{egressive} intercourse
with man. Tho. her Sepulchre
for chastity be bad -

Pro. vs. Henry
26 May. 203

0227

1. Mrs Dineen as to indications at time birth - voice, appearance, want of hair &c & what midwife ~~stated~~ ^{stated} to her
 as to telling everything to Jeff M.C.
 As to ^{being} engaged to Mr Hassell & allowing him the liberties he said.
 As to names "Big Mary" & "French Lizzie"
 As to telling ~~to the~~ ^{to the} neighbors that she was engaged to Hassell
 As to being on the stoop at late hours - she says ~~on the stoop~~ ^{on the stoop} of the house in which she lived.
 As to whether the ~~statements~~ ^{statements} ~~made~~ ^{made} were signed & sworn to by the different witnesses ^{before} ~~at the~~ ^{before} the Police Mayistrate were read to any of the witnesses.

2. Mrs Dineen as to indications at birth

3. Will Doyle can confirm the statement of J. Dineen that the stoop on which he used to meet & speak with her was the stoop of his house in which ^{they} Doyle's and Dineen family resided at 50 St. & 20 Ave.

4. Keen Pet - who will contradict Bill Hassell - by saying that on a Monday at the stable Hassell told him that he did not know why he was subpoenaed as he had nothing to say to the f.c.

5. Mr Connors - as to admissions made to him by M.C. -

0228

Complaint corroborated by

Mother

Maggie Deenan

Johanna Deenan

Maggie Lynskey

By nurse. as to management and administration of child.

By mother. as to management of child for infant.

By Bayle. diff. admissions

By Moore. diff. admissions

By Doctor

By probators. Compt. not likely to be July when
two months earlier would have corrected date of birth -
would not have engaged nurse for April
showing that both would be in Feb. Mother
have made preparation for infant -

Corroborative evidence from
Magistrate -

Prime 28 - 1st ad -
at the church

0229

at the church

0230

Doubt

Being different ~~opinions~~ with the man
by by told by complaint they enjoyed.

She is the one she
was judged by him and other
to many times —

0231

State of New York.

Executive Chamber,

Albany, 188

Sir:

I have the honor to inform you that an application has been made to me for executive clemency on behalf of Dennis McCarthy, who was convicted before you of the offense of Adultery, in the county of W. Y. and sentenced April 5 1881 to imprisonment in the City, N. Y. Prison House of Refuge, State Reformatory for the term of 1 years and 3 months, and to pay a fine of \$ 100.00.

You are respectfully requested, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, to give me your opinion of the merits of the application, together with a concise statement of the facts and circumstances as developed upon the trial or upon the preliminary examination, or before the Coroner's Jury, if no trial was had, and of any other matters which may have come to your knowledge since the conviction, which may have a bearing upon the question of extending or refusing executive clemency.

Each letter of inquiry from this Department should be separately answered.

Very respectfully,

David B. Hill

Governor.

Edwin Brian

By

Executive Clerk.

To Hon. F. Smith

02.32

Adm
Dec 10/80
M

0233

The Court of General Sessions
of the Peace for the City & Co. of NY

The People
vs
Dennis Mc Carthy

City and County of New York

Dennis Mc Carthy

being duly sworn doth depose and say
that he is the defendant above named;
that he was born in Washington County
State of New York in the year 1861; that
in 1866 deponent's parents, with this depo-
nent removed to Quaker Springs in the
town of Saratoga in Saratoga County
of this State; that deponent worked for
three seasons at the Grand Union Hotel
in Saratoga Springs; that in the fall
of 1881 deponent came to New York City
and entered into the employment of Mr
Franklin P. Nesbit proprietor of the
Leomin Station 118 East 75th Street and
remained in the employ of said Nesbit
up to November 1884 with the exception
of two short intermissions when this
deponent was in the employ of other
parties who were customers of said
Nesbit; that during all the time that

0234

deponent has lived in the City of New York he has either worked for said Nesbitt or for some gentleman who has kept his horses and carriages at the Lionix Stables aforesaid; that on the 10th day of November 1884 deponent entered into the service of Mr James A. Parrish of No 137 East 79th Street as coachman, and has remained in the service of said Parrish up to the commencement of the trial of this action on the 26th instant; that this deponent has never committed any crime against the laws of this State; that he never was arrested nor accused of ^{the} commission of any crime until the one of which he now stands convicted.

Sworn before me
April 2^d 1885 }
Wm Moser Jr
Clerk Pr. Ct.

Jervis M. McCarthy

0235

Count of General Sessions
of the Peace for N.Y. Co

The People
vs
Dennis Mc Carthy

City & County of New York ss

Franklin P. Nesbit being
duly sworn doth depose and say that
he is the proprietor of the Genit. Boarding
and Livery Stables 118 East 75th Street in
the City of New York and has been such
proprietor for several years last past
that in the fall of 1881 the above named
defendant Dennis Mc Carthy came
to the employment of deponent and
has remained in deponents employ
or in the employ of some one of this
deponents Customers, from that time
until the commencement of the
trial of this action; ^{with the exception of about two months} that while said
defendant was in the employ of the
Customers of deponent the defendant was
in and about deponents Stables engaged
in his work: that the defendant has at
all times been a faithful and honest
servant and given entire satisfaction
to such and all of his employers; that

0236

deponent has never heard of any
complaints against the defendant in
any respect, except the charge in
this case -

Sworn before me

April 2^d 1885

J. M. L. H.
Notary Public

Frank M. Smith

0237

Court of General Sessions
for the City & Co of New York

The People
vs
Dennis Mc Carthy

City & County of New York ss

James H. Farrish being
duly sworn doth depose and say that
he resides at No. 137 East 79th Street
in the City of New York; that the above
named defendant Dennis Mc Carthy
has been in the employ of deponent since
the 10th day of November last, until the
commencement of the trial of this action;
that said defendant has been in every
respect all that I could possibly ask
as a servant in ~~that~~ ^{the} Capacity of
branchman -

Sworn before me
April 29, 1885

James H. Farrish

Samuel T. Rice
Clerk of Court
(By 2172)

0238

U. S. General Sessions Court.

The People

against

James Mc Carthy

Affidavit of Deft.
and employees

JOHN O. MOTT,

Defendant

140 Nassau Street,

MORSE BUILDING, NEW YORK.

Filed April 2, 1887.
Esp.

Attorney for

Due service of

is hereby admitted.

Dated, New York.

18

Attorney for

0239

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

Police Court, 14th District.

Mary Dinneen
of No. *1372* Third Avenue Street, being duly sworn, deposes and
says, that on the *Sixth* day of *July* 1884
at the City of New York, in the County of New York, *Dennis McCarthy*

did then and there promise to marry
this deponent who then was a woman
of previous chaste character, single, ^{unmarried} and
twenty two years of age.

That thereafter on said 6th day of July
1884 at said City and County of New
York said defendant had sexual
inter-course with this deponent upon
the strength of said promise, and that
deponent verily believes that she is
now pregnant with child being the
result of said sexual intercourse.

That thereafter on or about the 28th day
of July deponent requested said defen-
dant to marry this deponent, and
said defendant refused to do so, saying
"I Can't marry you (meaning deponent)
because I am married and have a
wife and two children living in Canada
New York State".

Wherefore deponent prays that said
defendant may be apprehended and
dealt with as the Law directs.

Mary Dinneen

*Sworn to before me and
subscribed by deponent on 13th of
July 1884*
Mary Dinneen
Police Justice

0240

CITY AND COUNTY }
OF NEW YORK, } ss.

Maggie Dinneen

aged *16* years, occupation *domestic* of No.

1372, 3rd Avenue

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Mary Dinneen

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

knowledge. *relating to that part of the affidavit of Mary Dinneen*
in which she says that she was seduced by the defendant

Sworn to before me, this

2nd

day of *August* 188*7*

Maggie Dinneen

John Thomas

Police Justice.

0241

CITY AND COUNTY }
OF NEW YORK, } ss.

Maggie Lynskey
aged *19th* years, occupation *Domestic* of No.

1372 Third Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Mary Dinneen*

and that the facts stated therein ~~on information of deponent are true of deponent's own~~

~~knowledge~~ *are true as to that portion relating to the seduction*
of said Mary Dinneen, by the defendant

Sworn to before me, this *2nd* } *Maggie Lynskey*
day of *August* 188*8*

John Herman
Police Justice.

0242

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation domestic of No.

1372. 3rd Avenue

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Mary Dinneen

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

knowledge. relating to the promise to marry said Mary
Dinneen made by the defendant herein.

Sworn to before me, this 2nd

day of August

1894

Johanna Dinneen

John J. Connor

Police Justice.

0243

Marys parents house,
I about 11 o'clock I went in
the front Room on the top
floor. Mary and her two
sisters were in and the defendant,
there was no light in the room,
I was in the Room about
1/2 hour when I saw the
defendant have intercourse
with the complainant.
The Parents were asleep
I stayed in that Room
all night, I did not leave
the Room while this act
was going on &
I dont know any thing further
in this case

Sworn to before me this 3rd day of Aug 1884
Thos J. Gynasty

John Herman Polk

0244

City - & County - 385
of Kings

Maggie Hansen aged
16 years residing at 1372. 3rd Avenue
being duly sworn says
I am a sister of the Complainant
and reside in the same house with
the Complainant

I know the defendant, I saw him
have sexual connection with my
sister, on a Sunday night
about 3 weeks ago, in a front
Room in our house,

I was sitting lying on two chairs
in the Room by a window
they were lying on the floor,
where they had connection
I did not leave the Room,
~~but~~ there was nothing to prevent
me from leaving the Room,
this was about 11 o'clock
at night

My father & mother were home
that night I did not say
anything to my Parents -

This was on the 2nd floor in
in the front Room, the Room
was dark, both the Complainant

0245

and and defendant had their
clothes on
recess. q. What position was your sister and
the defendant when they had intercourse
a. she was lying underneath and
he was on top of her
q. her face was toward the ceiling

Maggie Dimmick

Sworn to before me this
2nd day of Aug 1894

John Homan Police Justice

City & County of New York } ss

Maggie Lindsay aged
19 years residing 1372 3rd Avenue
being duly sworn says
I know the Complainant Mary
I reside in the house with her
& live there six weeks
I saw the defendant have sexual
intercourse with the complainant
it was about 3 weeks ago
of a Sunday night about
11 o'clock in the Room of

02.46

Many lessons being ^{Cross} Examined says
It was about 9 1/2 o'clock all
the night of the 6th of July the
defendant promised to marry me,
that promise was made in
Central Park

No other person was present
excepting the defendant and
myself.

he secured me on the following night.

Q Was that ~~Exhibit~~ ^{Offer} read to you
before you signed it, and
you did sign it, and swore
it is true

a ye Sir

of Do you now say that he seduced
you are the same boy?

a yes der'

9. Меня

at an 3rd Avenue, Car 24 Street
in a Hotel

9 who was present at that time.

a few more,

of how often did this defendant
have communication with you after
the 6th of July

a 4 or 6 times not allway in the Hotel

0247

Q When do you say he refused
to marry you

A Last Thursday Evening

Q When were you when he refused
to marry you

A It was on the Roof of my house
that he refused to marry me
~~but my sister was living too~~
~~then~~

Q What was the ~~particular~~ language
when he promised to marry you

A He said he would marry me
if I allowed him to have sexual
intercourse with me

I am now with Child, Doctor
Morse told me I was pregnant

Q How long did you remain with
the defendant ~~the~~ night he seduced
you

A All night

Mary. Dimmock

Sworn to before me this }
2nd day of Aug 1884

John Herman Pollen Justice

0248

City & County of New York 353

Johanna Bence, aged 14 years
residing at 1472 3rd Avenue
being duly sworn says I am
a sister of the Complainant;
I was present to a conversation
between the Complainant & the
Defendant about 3^{to 5} weeks ago
about marriage,

I heard Mr. Carthy say yes
Marriage I keep my promise
I marry you.

My sister before that time
said no, I am afraid if any
thing happens to you
I will marry me.

cross. &

This conversation took place
in the front Room of my
house, it was about 9 to 10
p.m. ~~night~~ at night
My sister the defendant and
myself were present
I can't say if it was 3 or
5 weeks ago

My sister sent me to the
defendant to come to the house

0249

He found me there about 9 o'clock, he was in the house about 1/2 hour when this conversation took place, nothing else took place before or after this conversation by the Court. I was in the room until about 10 o'clock.

I saw the Complainant and the defendant lying on the floor having sexual intercourse together.

Given to before me this 1st day of August 1864 John Horman District

John Horman District

Counsel for the defendant moves the discharge of the defendant on the ground of no ~~proof of~~ ^{no} absolute promise of marriage.

Motion denied.

Counsel moves for the discharge of the defendant on the ground the legal presumption of chastity.

0250

is overthrown by the Complaints
own Evidence.

Motion denied.

Counsel moves to discharge on the ground
that there is no cooperation as to either
the promise ^{of marriage} or seduction ~~of the wife~~.

Motion denied.

City & County of SS
of New York

Charles Mc Carthy aged 20 years
residing 149 E. 2nd Avenue being
duly sworn says
I saw the Complainant and the
defendant before
I am not related with the defendant,
I saw the Complainant and the
defendant together the first time
on 3rd Avenue at night about
9 o'clock ~~at~~ I ~~was~~ ^{remained} in their
company between 11 & 12 at that
night. I went with them to 88th St
Street, and returned, and left

0251

them at their door. When we
 returned from 88th Street on 1st Avenue
 we went in a Lager beer Saloon
 we were sitting in the back Room
 and Mr. Mc Carthy played a game
 of pool the Campbells was in
 the Saloon looking at us play,
 we were playing for drinks
 the Campbells drank with us
 three times from there we went
 down 3rd Avenue, to the Campbell's
 House, this is the House her Parents
 reside, she then said, she would not
 go up stairs at that hour after
 night, and she said she wants to go
 where she is living and
 her sister was in our company
 all that time, I don't know any
 thing else that occurred that night,
 I saw the Campbells & Defendants
 together since that time

Sworn to before me this } Charles Mc Carthy
 8th day of August 1884 }

John Hermann District Justice

0252

Sec. 108-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

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

Question What is your name?

Answer *Dennis M. McCarthy*

Question How old are you?

Answer *23 years*

Question Where were you born?

Answer *New York*

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

Answer *212 East 76th Street 3 years*

Question What is your business or profession?

Answer *Coachman*

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 did not have intercourse with or promise to marry the Complainant, on the 6th of July last, I did not see her on that day I never at any time or place promised to marry her, I never had intercourse with her in the presence of others I never before been arrested or charged with a offense.*

Dennis M. McCarthy

Taken before me this

day of *Sept*

188*8*

William J. Sullivan
Police Justice

0253

Sec. 151.

Police Court Fourth District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Mary Linnsey
of No. 1372 3rd ave; Street, that on the 6th day of July
1884 at the City of New York, in the County of New York,

Dennis M. McCarthy did then and
there, seduce the Complainant under
a promise of marriage, and thereafter
refused to marry the Complainant.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 4th DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 2nd day of August 1884.

John Herman POLICE JUSTICE.

0254

Police Court 14th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Dinneen

vs.

Dennis McCarthy

Warrant-General.

Dated August 2nd 1884

John J. Gorman Magistrate

Halliday Officer.

The Defendant Dennis McCarthy
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

age 22, No 212 E. 76 St
Joseph Halliday Officer.

Dated August 2 1884

This Warrant may be executed on Sunday or at
night.

Police Justice.

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated

188

The within named

Police Justice.

POOR QUALITY
ORIGINAL

0255

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

Henry Mc Carthy

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 *October 20* 188*4* *John J Gorman* Police Justice.

I have admitted the above-named *Stephen A. ...*
to bail to answer by the undertaking hereby annexed.

Dated *Oct 21* 188*4* *John J Gorman* 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.

0256

Ex. Sept 2. adgt.
 Ex. Aug 8. adgt.
 2 Oct. 6. adgt by consent
 Oct. 20.

BAILED,

No. 1, by Franklin P. Nesbit
 Residence 104 E. 41st St. Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Police Court District.

THE PEOPLE, &c.
 ON THE COMPLAINT OF

Mary Dimeen
 1878 Ave. 10th St.

vs. James M. Carthy
 10th St.

1 _____
 2 _____
 3 _____
 4 _____

Offence

Dated August 2 1884

Worman Magistrate.

John O'Connor Precinct.
 Cor 3rd Ave. & 74th St.

Witnesses Maggie Dimeen
 159 E. 82nd St.
 No. 2134 Ave. Street.

Maggie Lynsky
 159 E. 82nd St.
 No. 2134 Ave. Street.

Edward Moore Street.
 217 E. 74th St.

Johanna Dimeen
 1878 Ave. Street.
 No. 2134 3rd Ave.

\$ 10.00 to answer G. G.

Bailed

0257

State of New York.

Executive Chamber,

Albany, 1885 188

Ind. 11/11

Sir: Application having been made to the Governor for the pardon of Dennis McCarthy, who was sentenced on April 4 1885, in your County, for the crime of Reduction \$100 for the term of 1 years and 3 months to the State Prison Penitentiary, you are respectfully requested (in pursuance of § 695 of the Code of Criminal Procedure, ~~Chapter 310, Laws 1847~~) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. An opinion is respectfully requested.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

David B. Hill

Governor.

To Hon. N. B. Martine

District Attorney, &c.

Executive Clerk.

*Revised 11/11
To be approved*

0258

Answered
Dec 17, 1888
R. B. R.

Answer

0259

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis McCarthy

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

- Dennis McCarthy -

of the CRIME OF *Seduction* -

committed as follows:

The said *Dennis McCarthy*

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the *Sixth* day of *July* in the year of our Lord one thousand eight hundred and eighty *four*, at the Ward, City and County aforesaid, *intentionally and unlawfully* did reduce and have sexual intercourse with one *Mary Timmer*, the said *Mary Timmer* being then and there an unmarried female of lawful age and character, 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 B. O'Connell

District Attorney

0260

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Dennis McCarthy

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

- Dennis McCarthy -
of the CRIME OF Seduction, -

committed as follows:

The said Dennis McCarthy,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the Sixth day of July in the year of our Lord one thousand eight hundred and eighty four, at the Ward, City and County aforesaid, unlawfully, under name of marriage did seduce and have sexual intercourse with one Mary Timiney, the said Mary Timiney being then and there an unmarried female of virgin character, contrary to the form of the Statute in such case made and provided and against the peace of the Peace of the State of New York, and their dignity.

Peter B. O'Neary

District Attorney